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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10261

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

AUGUST 13, 2019 INVOICE # 9494563

# BANKRUPTCY ADMINISTRATION 1907533

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

**DISBURSEMENTS** 

\$ 835.40

\_\_\_\_\$.00

TOTAL INVOICE \$835.40

Case: 19-30088 Doc# 4749-5 Filed: 11/14/19 Entered: 11/14/19 17:30:16 Page 2

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9494563

CLIENT NUMBER: 56604 AUGUST 13, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

BANKRUP 1907533	TCY ADMI	NISTRATION		MATTER NUMBE	ER - 10261
6/07/19	AMA	B110	.10	Reviewed FERC Opinion and emailed R. Mehrberg re same.	70.10
6/10/19	AMA	B110	.20	Emailed R. Mehrberg and W. Williams re FERC decision and reviewed same.	140.20
6/25/19	REM	L120	.40	Reviewed case developments, docket, and memoranda.	357.20
6/28/19	REM	L120	.30	Reviewed numerous docket entries.	267.90
			1.00	PROFESSIONAL SERVICES	\$ 835.40

INVOICE TOTAL \$835.40

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
RANDALL E. MEHRBERG	.70	893.00	625.10
ANGELA M. ALLEN	.30	701.00	210.30
TOTAL	1.00		\$ 835.40

### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10252

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

AUGUST 13, 2019 INVOICE # 9494562

\$ 8,742.50

\$8,742.50

# BANKRUPTCY EMPLOYMENT 1907533

**DISBURSEMENTS** 

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

\_\_\_\_\$.00

TOTAL INVOICE

Case: 19-30088 Doc# 4749-5 Filed: 11/14/19 Entered: 11/14/19 17:30:16 Page 4

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9494562

CLIENT NUMBER: 56604 AUGUST 13, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

BANKRUP 1907533	TCY EMPL	OYMENT		MATTER NUMBER - 10252		
6/05/19	REM	L120		.50	Reviewed and drafted correspondence with PG&E re bankruptcy process and next steps.	446.50
6/07/19	AMA	B160		.50	Reviewed PG&E monthly fee statements.	350.50
6/13/19	WAW	B160	A105	.20	Conferred with A. Allen re plan for fee statements and fee application.	91.80
6/14/19	REM	L120		.30	Met with A. Allen and W. Williams re bankruptcy processes and billing/ fee petitions, reviewed related materials.	267.90
6/14/19	AMA	B160		.30	Met with R. Mehrberg and W. Williams re fee statements and applications.	210.30
6/14/19	WAW	B160	A105	.90	Met with R. Mehrberg and A. Allen re plan for fee applications and fee statements (.3); revised supplemental declaration in support of Jenner's retention (.4); arranged for filing of same (.2).	413.10
6/17/19	REM	L120		.20	Corresponded with C. Middlekauff re billing processes, procedures and review.	178.60
6/19/19	REM	L120		.40	Reviewed processes and procedures via communications with W. Williams.	357.20

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

6/19/19	AMA	B160		1.10	Reviewed and revised draft email re process re fee statements (.5); reviewed correspondence and filings re same (.2); correspondence with W. Williams re same (.4).	771.10
6/19/19	WAW	B160	A105	.50	Email correspondence with A. Allen and R. Mehrberg re fee application and fee statements (.4); email correspondence with J. DiGiovanni re same (.1).	229.50
6/21/19	AMA	B160		.50	Reviewed correspondence from R. Mehrberg re fee statement process (.2); reviewed protocol re same (.2); emailed W. Williams re same (.1).	350.50
6/21/19	WAW	B410	A100	.70	Reviewed fee examiner protocol re compensation standards and procedures (.5); conferred with A. Allen re same (.2).	321.30
6/24/19	AMA	B160		.80	Reviewed draft summary re fee statement process (.2); reviewed protocol (.2); reviewed correspondence re same (.1); correspondence with W. Williams re same (.3).	560.80
6/24/19	WAW	B160	A107	1.00	Email correspondence with L. Carens re first interim fee applications (.1); telephone conference with A. Allen re same (.1); email correspondence with J. DiGiovanni re same (.2); prepared summary and analysis of fee application/fee examiner timeline and process for R. Mehrberg (.6).	459.00
6/25/19	REM	L120		1.40	Reviewed and revised fee statements.	1,250.20
6/25/19	AMA	B160		.30	Correspondence with W. Williams re process re fee statements (.2); reviewed correspondence re same (.1).	210.30

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

6/25/19	WAW	B160	A105	.50	Conferred with A. Allen re fee application/fee examiner analysis (.2); email correspondence with R. Mehrberg re same (.1); email correspondence with J. DiGiovvani re materials needed for fee application (.2).	229.50
6/26/19	REM	L120		1.40	Corresponded with client and internal team re fee statement (.2); finalized fee statements for April time, drafted correspondence re same (.4); reviewed and edited May fee statements (.4); attended to and drafted related correspondence (.4).	1,250.20
6/26/19	AMA	B160		.20	Emailed W. Williams re fee statements and reviewed status re same.	140.20
6/26/19	WAW	B160	A105	.40	Multiple email correspondence with R. Mehrberg, J. DiGiovanni, and A. Allen re consolidated fee statement.	183.60
6/28/19	MXP	B160		1.30	Prepared draft exhibits to Jenner's First Monthly Fee Statement.	254.80
6/28/19	MXP	B160		1.10	Reviewed fee invoices to reconcile for preparing draft exhibits A and B for Jenner's First Monthly Fee Statement.	215.60
				14.50	PROFESSIONAL SERVICES	\$ 8,742.50
INVOICE TOTAL						

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
RANDALL E. MEHRBERG	4.20	893.00	3,750.60
ANGELA M. ALLEN	3.70	701.00	2,593.70
WILLIAM A. WILLIAMS	4.20	459.00	1,927.80
MARC A. PATTERSON	2.40	196.00	470.40
TOTAL	14.50		\$ 8,742.50

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10006

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

AUGUST 13, 2019 INVOICE # 9494554

CRIMINAL INVESTIGATION -- PG&E 1706753

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

**DISBURSEMENTS** 

\$ 9,305.90

\_\_\_\_\$.00

TOTAL INVOICE \$ 9,305.90

Case: 19-30088 Doc# 4749-5 Filed: 11/14/19 Entered: 11/14/19 17:30:16 Page 9

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9494554

CLIENT NUMBER: 56604 AUGUST 13, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

CRIMINAL 1706753	INVESTIG	SATION PG&E		MATTER NUMBER	- 10006	
6/03/19	RJS	L120	.30	Telephone conference with ongoing criminal matter an completion of certain probaterms.	nd	294.60
6/06/19	RJS	L120	.30	Telephone conference with completion of certain probaterms.		294.60
6/10/19	RJS	L120	.80	Telephone conference with team and co-counsel re or criminal matters.		785.60
6/10/19	EML	L120	.20	Reviewed summary of clie meeting with Court and Mo		141.20
6/13/19	RJS	L120	.50	Reviewed co-counsel sum transmission line information		491.00
6/13/19	RJS	L120	.30	Reviewed and edited draft update.	client	294.60
6/14/19	RJS	L120	.30	Reviewed draft communicated WSIP and corresponded re		294.60
6/15/19	RJS	L120	.50	Reviewed and commented WSIP statements.	l on draft	491.00
6/17/19	RJS	L120	.20	Corresponded re talking po co-counsel.	oints for	196.40
6/17/19	RJS	L120	.70	Telephone conference with and co-counsel re investig strategy.		687.40

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

6/18/19	RJS	L120	.50	Reviewed draft of board implementation of new probation terms and corresponded with client re same.	491.00
6/24/19	CAN	L120	.50	Teleconferenced with client and co- counsel re response to letter from City of San Bruno.	357.00
6/24/19	CAN	L120	1.00	Drafted correspondence re community service.	714.00
6/24/19	RJS	L120	.50	Telephone conference with client re correspondence re community service.	491.00
6/24/19	EML	L120	.20	Reviewed communications re community service.	141.20
6/25/19	CAN	L120	.30	Teleconferenced with client re community service efforts.	214.20
6/25/19	CAN	L120	.50	Revised letter re community service.	357.00
6/25/19	RJS	L120	1.00	Reviewed and edited correspondence re community service (.8) and corresponded with client re same (.2).	982.00
6/26/19	CAN	L120	.20	Revised correspondence re community service.	142.80
6/26/19	RJS	L120	.50	Participated in client and co-counsel call re case strategy.	491.00
6/27/19	AZB	L120	1.70	Reviewed and analyzed new Supreme Court authority (1.5); corresponded with R. Schar re analysis of new authority (.2).	953.70
			11.00	PROFESSIONAL SERVICES	\$ 9,305.90

INVOICE TOTAL \$ 9,305.90

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
REID J. SCHAR	6.40	982.00	6,284.80
CORAL A. NEGRON	2.50	714.00	1,785.00
EMILY M. LOEB	.40	706.00	282.40
ADRIENNE LEE BENSON	1.70	561.00	953.70
TOTAL	11.00		\$ 9,305.90

### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10014

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

AUGUST 13, 2019 INVOICE # 9494555

# DOI INVESTIGATION 1706754

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

**DISBURSEMENTS** 

\$ 4,126.80

\$.00

TOTAL INVOICE

\$ 4,126.80

Case: 19-30088 Doc# 4749-5 Filed: 11/14/19 Entered: 11/14/19 17:30:16 Page 13

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9494555

CLIENT NUMBER: 56604 AUGUST 13, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

DOI INVES 1706754	TIGATIO	ON			MATTER NUM	/IBER - 10014
6/12/19	TXP	L120		.30	Drafted correspondence re DOI inquiry.	335.40
6/12/19	EML	L120		.20	Corresponded with client and Jenner teams re DOI email.	141.20
6/13/19	EML	L120		.10	Discussed DOI inquiry with J. Kane.	70.60
6/13/19	EML	L120		.20	Coordinated response to DOI inquiry with Jenner team.	141.20
6/13/19	CJW	L120	A104	.70	Reviewed prior DOI submissions for basis of follow-on questions.	470.40
6/14/19	TXP	L120		.30	Phone call with J. Kane and P. Ouborg re DOJ inquiry.	335.40
6/14/19	EML	L120		.10	Analyzed re DOI questions and prior DOI correspondence.	70.60
6/14/19	EML	L120		.10	Corresponded with T. Perrelli, R. Schar and C. Weiss re DOI questions and prior DOI correspondence.	70.60
6/14/19	MLH	L120	A104	.60	Coordinated re follow-up requests from DOI.	456.60
6/14/19	CJW	L120	A103	.20	Drafted correspondence re prior DOI submissions for basis of follow-on questions.	134.40
6/19/19	TXP	L120		.20	Phone call with DOI.	223.60

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

6/19/19	EML	L120	.50	Communicated with P. Ouborg re DOI follow-up questions.	353.00
6/19/19	EML	L120	.10	Corresponded with T. Perrelli re updates from DOI in advance of call.	70.60
6/20/19	TXP	L120	.30	Conference call with DOI re new requests.	335.40
6/20/19	EML	L120	.10	Corresponded with P. Ouborg re answers to DOI questions.	70.60
6/20/19	EML	L120	.20	Discussed state of matter with government and T. Perrelli.	141.20
6/20/19	EML	L120	.20	Corresponded with J. Kane and client team re call with government.	141.20
6/25/19	EML	L120	.50	Coordinated with P. Ouborg and client team re responding to DOI questions.	353.00
6/25/19	EML	L120	.10	Communicated with T. Perrelli and J. Kane re Monitor.	70.60
6/28/19	EML	L120	.10	Corresponded with P. Ouborg re DOI questions.	70.60
6/28/19	EML	L120	.10	Corresponded with T. Perrelli and DOI re Monitor.	70.60
			5.20	PROFESSIONAL SERVICES	\$ 4,126.80
INVOICE T	OTAL				\$ 4,126.80

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
THOMAS J. PERRELLI	1.10	1,118.00	1,229.80
MATTHEW L. HAWS	.60	761.00	456.60
EMILY M. LOEB	2.60	706.00	1,835.60
CARLA J. WEISS	.90	672.00	604.80
TOTAL	5.20		\$ 4,126.80

### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10065

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

AUGUST 13, 2019 INVOICE # 9494556

# FEDERAL CONTRACTS ADVICE AND COUNSEL 1706845

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

\$ 380.50

**DISBURSEMENTS** 

\$.00

**TOTAL INVOICE** 

\$ 380.50

Case: 19-30088 Doc# 4749-5 Filed: 11/14/19 Entered: 11/14/19 17:30:16 Page 16

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET **B30A** SAN FRANCISCO, CA 94105

INVOICE # 9494556

AUGUST 13, 2019

CLIENT NUMBER: 56604

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

FEDERAL CONTRACTS ADVICE AND COUNSEL

MATTER NUMBER - 10065

1706845

6/10/19 MLH C310 A104 .50 Analyzed edits to HSR agreement 380.50 language.

> PROFESSIONAL SERVICES .50 \$ 380.50

**INVOICE TOTAL** \$ 380.50

### SUMMARY OF PROFESSIONAL SERVICES

NAME	HOURS	RATE	TOTAL
MATTHEW L. HAWS	.50	761.00	380.50
TOTAL	.50		\$ 380.50

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10146

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

AUGUST 13, 2019 INVOICE # 9494559

# FPA ADVICE AND COUNSEL 980304

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

**DISBURSEMENTS** 

\$ 31,717.00

\_\_\_\_\_\$.00

TOTAL INVOICE \$31,717.00

Case: 19-30088 Doc# 4749-5 Filed: 11/14/19 Entered: 11/14/19 17:30:16 Page 18

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9494559

CLIENT NUMBER: 56604 AUGUST 13, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

FPA ADVIO 980304	CE AND C	OUNSEL			MATTER	NUMBER - 10146
6/05/19	MM	L120		.40	Telephone conference with client re waiver issue.	296.00
6/07/19	JZP	C312	A105	1.00	Met with M. Minzner to discuss FERC Standards of Conduct.	459.00
6/10/19	REM	L120		.30	Analyzed issues pertaining to deenergizing, communications re same.	267.90
6/11/19	REM	L120		.70	Reviewed and revised draft letter, reviewed related correspondence.	625.10
6/11/19	JZP	C312	A102	2.30	Analyzed FERC orders and regulations related to Standards of Conduct.	1,055.70
6/12/19	MM	B110		.20	Conversation with J. Perkins on PG&E standards of conduct issue.	148.00
6/12/19	JZP	C312	A102	9.10	Analyzed FERC orders, regulations, and filings on Standards of Conduct (3.8); developed draft outline of related filing (5.3).	4,176.90
6/13/19	SCB	L120	A104	1.00	Reviewed, edited, and commented on possible filing with FERC (.7); conferred with M. Minzner re same (.3).	595.00
6/13/19	MM	L120		3.00	Edited draft letter.	2,220.00
6/13/19	JZP	C312	A102	1.20	Analyzed CPUC decision for issues related to FERC Standards of Conduct.	550.80

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

6/14/19	REM	L120		.70	Reviewed and revised letter re PPA issue (.4); telephone conference with M. Minzner re same (.3).	625.10
6/14/19	MM	L120		.50	Telephone conference with R. Mehrberg re draft letter (.3); finalized and submitted to client (.2).	370.00
6/14/19	MM	L120		1.00	Reviewed Standards of Conduct research (.8); met with J. Perkins (.2).	740.00
6/14/19	JZP	C312	A103	4.90	Met with M. Minzner about draft outline re Standards of Conduct (.2); began first draft of potential FERC filing (4.7).	2,249.10
6/16/19	JZP	C312	A103	2.50	Continued developing first draft of Standards of Conduct filing.	1,147.50
6/17/19	JZP	C312	A103	5.40	Continued developing first draft of Standards of Conduct filing, including research into waiver standards in other contexts.	2,478.60
6/18/19	KPR	L120		.20	Researched applicability of "electrical equipment" FERC interlock notification requirements to software providers.	112.20
6/18/19	MM	L120		1.00	Reviewed Standards of Conduct draft.	740.00
6/18/19	MM	L120		.50	Reviewed interlock research and responded to client question over email.	370.00
6/18/19	JZP	C312	A103	3.70	Finished first draft of Standards of Conduct filing (2.4); revised first draft in light of feedback from M. Minzner (1.3).	1,698.30
6/19/19	REM	L120		.80	Continued review and revised draft pleading to FERC regarding de- energization and the standards of conduct (.5); telephone conference with M. Minzner re strategy and approach (.3).	714.40

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

6/19/19	MM	L120		.50	Finalized draft waiver request and submitted to client.	370.00
6/21/19	SCB	L120	A106	.60	Prepared for and attended teleconference with client re possible FERC issue.	357.00
6/21/19	MM	L120		.80	Prepared for and conducted call with client re PPA issue.	592.00
6/24/19	MM	L120		.50	Prepared for standards of conduct waiver call.	370.00
6/24/19	MM	L120		.80	Participated in standards of conduct call (.3); met with J Perkins re same (.2).	592.00
6/24/19	JZP	C312	A103	1.80	Call with client re Standards of Conduct (.3); met with M. Minzner re same (.2); began revisions to draft filing (1.3).	826.20
6/25/19	MM	L120		.50	Reviewed PG&E Powerpoints for standards of conduct.	370.00
6/25/19	JZP	C312	A103	6.80	Continued revisions to draft filing (4.8); analyzed FERC regulations and decisions related to Standards of Conduct (2.0).	3,121.20
6/26/19	MM	L120		.50	Met with J. Perkins on FERC presentation and reviewed slides.	370.00
6/26/19	JZP	C312	A103	4.90	Completed revisions to draft filing (2.1); developed related slides (2.8).	2,249.10
6/27/19	REM	L120		.30	Reviewed and drafted memos re approach to FERC regarding standards of conduct.	267.90
6/27/19	MM	L120		.50	Reviewed slides for affiliate issue.	370.00
6/28/19	MM	L120		.30	Reviewed draft waiver request for PG&E.	222.00
				59.20	PROFESSIONAL SERVICES	\$ 31,717.00

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

INVOICE TOTAL \$31,717.00

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
RANDALL E. MEHRBERG	2.80	893.00	2,500.40
MAX MINZNER	11.00	740.00	8,140.00
SAMUEL C. BIRNBAUM	1.60	595.00	952.00
KARTHIK P. REDDY	.20	561.00	112.20
JASON T. PERKINS	43.60	459.00	20,012.40
TOTAL	59.20		\$ 31,717.00

### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10111

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

AUGUST 14, 2019 INVOICE # 9494558

**LOCATE & MARK** 1807458

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

**DISBURSEMENTS** 

\$ 418,571.80

\$.00

TOTAL INVOICE \$ 418,571.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9494558

CLIENT NUMBER: 56604 AUGUST 14, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

LOCATE & 1807458	MARK					MATTER NUMBE	R - 10111
6/01/19	AOT	L110		2.50	Reviewed interview notes outlined interview memo in of investigation.		1,000.00
6/02/19	ВХН	L120		1.30	Reviewed and provided co on analysis by A. Lyons ar Griffith re discovery questi- provided comments to and with W. Griffith re analysis	nd W. on (.5); I conferred	1,016.60
6/02/19	AFM	C100	A104	1.00	Reviewed and evaluated waterials.	vitness	714.00
6/02/19	WMG	L120		1.00	Reviewed and provided codata analysis.	omment on	663.00
6/02/19	EML	L120		.10	Corresponded with C. Midand B. Hauck re legal anal		70.60
6/03/19	ВХН	L120		1.20	Revised draft legal memo conferred with E. Loeb and Merrick re witness issues (	À.A.	938.40
6/03/19	AFM	L330		2.50	Continued reviewing deportranscripts and related mare (1.5); prepared for and pare in telephone conference were strategy for responding discovery requests (1.5).	terials rticipated rith team	1,785.00
6/03/19	RJS	L120		.50	Reviewed and edited draft various regulations.	memo re	491.00

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6/03/19	WMG	L120		7.70	Call with client regarding discovery responses (.4); analyzed factual materials in support of discovery (3.0); call regarding data analysis (1.5); reviewed updated data report (1.5); revised discovery responses (.6); prepared materials for mediation (.7).	5,105.10
6/03/19	EML	L120		.90	Reviewed client edits and materials re same (.5); corresponded with B. Hauck and A. Noll re data responses (.3); corresponded with client re deadlines (.1).	635.40
6/03/19	EML	L120		.80	Prepared for and participated in strategic discussion re OII with B. Hauck, A. Merrick and A. Noll.	564.80
6/03/19	EML	L120		.70	Drafted summary (.5); coordinated re investigation next steps with S. Norman and A. Noll (.2).	494.20
6/03/19	EML	L120		.20	Corresponded re OII with B. Hauck and Jenner team (.1); corresponded with client re impact of same (.1).	141.20
6/03/19	ACN	L120		2.20	Reviewed correspondence from E. Loeb re investigation issues (.2); reviewed client comments to investigation memo and draft data responses (.6); telephone conference with S. Norman re status of investigation issues (.2); proposed revisions to draft data responses in light of client comments (.6); telephone conference with A. Merrick, B. Hauck, and E. Loeb re discovery issues (.6).	1,309.00
6/03/19	SLN	L110	A103	1.50	Drafted witness interview outline for E. Loeb review.	688.50
6/03/19	SLN	L120	A104	1.20	Analyzed, clarified, and summarized witness notes for internal review.	550.80
6/03/19	SLN	L110	A103	1.90	Updated and revised witness interview memorandum.	872.10

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6/03/19	SLN	L110	A105	.50	Conferred with and updated A. Noll re memorandum and SED data responses status (.3); devised timeline for client (.2).	229.50
6/03/19	SLN	L110	A103	.60	Revised A. Shakoorian memorandum re witness interview.	275.40
6/03/19	SLN	L110	A104	1.10	Analyzed historical reports.	504.90
6/03/19	SLN	L110	A103	.70	Drafted high-level summary re electrical materials for E. Loeb analysis and review.	321.30
6/03/19	SLN	L120	A103	1.30	Updated and revised SED data request responses.	596.70
6/03/19	SLN	L110	A103	.60	Analyzed and summarized for E. Loeb review findings, as of mid- 2018.	275.40
6/03/19	AKL	L110		2.50	Prepared requests for information from PG&E (1.5); communicated with client contact to explain requests (1.0).	1,000.00
6/03/19	AOT	L110		4.90	Drafted memo re interview in support of investigation (4.6); reviewed edits by S. Norman (.3).	1,960.00
6/03/19	TLB	P280		1.00	Obtained designated documents from client Share Point site for attorney review.	327.00

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6/04/19	BXH	L120	6.20	Reviewed materials in light of inquiry from W. Griffith (.3); revised and finalized draft legal memorandum (.4); conferred with and drafted follow-up email re discussion with E. Loeb and J. Pendleton (.6); reviewed underlying documentation re investigative issue (1.2); participated in call with C. Middlekauff et al. re status and preparations of correspondence (.9); conferred with R. Schar and E. Loeb re settlement discussions (.2); finalized documents in light of discussion with PG&E team (.6); conferred with J. Pendleton re data analysis (.3); began outlining key points for settlement conference based on review of discovery (1.7).	4,848.40
6/04/19	AFM	L330	3.50	Continued reviewing deposition transcripts and related materials (2.0); revised written discovery requests and conferred with team re same (1.5).	2,499.00
6/04/19	RJS	L120	.20	Reviewed new draft of memo and corresponded with B. Hauck re same.	196.40
6/04/19	RJS	L120	.30	Telephone conference with E. Loeb re finalizing certain discovery answers.	294.60
6/04/19	WMG	L120	4.80	Call with client regarding discovery (1.1); calls regarding data analysis (.6); reviewed data analysis (.5); coordinated data analysis (.7); revised analysis in support of mediation (.5); coordinated discovery responses (1.4).	3,182.40
6/04/19	EML	L120	.10	Reviewed revisions to legal memo in coordination with B. Hauck.	70.60
6/04/19	EML	L120	1.00	Prepared for, conducted and follow up on interview in coordination with S. Norman.	706.00

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6/04/19	EML	L120		.40	Communicated with B. Hauck and R. Schar re OII next steps.	282.40
6/04/19	EML	L120		.30	Discussed revisions to analysis with B. Hauck (.2); discussed same with A. Noll (.1).	211.80
6/04/19	EML	L120		.40	Discussed correspondence with J. Pendleton and B. Hauck.	282.40
6/04/19	EML	L120		.10	Corresponded with A. Merrick, A. Noll and B. Hauck re discovery responses.	70.60
6/04/19	EML	L120		1.00	Coordinated call with client team and B. Hauck re next steps in OII.	706.00
6/04/19	EML	L120		.10	Reviewed J. Pendleton edits to notification letter.	70.60
6/04/19	ACN	L120		.50	Correspondence and telephone conference with E. Loeb re data responses (.2); telephone conference with W. Griffith re same (.1); reviewed draft legal memo (.2); reviewed correspondence from A. Merrick re deposition issues (.1).	297.50
6/04/19	SLN	L110	A106	.60	Second-chaired witness interview.	275.40
6/04/19	SLN	L110	A101	.50	Prepared to second-chair witness interview.	229.50
6/04/19	SLN	L110	A104	.80	Analyzed documents sent by witness related to deposition.	367.20
6/04/19	SLN	L110	A103	2.60	Drafted executive summary regarding 2017-2019 issues.	1,193.40
6/04/19	SLN	L110	A103	3.70	Updated memorandum with witness interviews.	1,698.30
6/04/19	AKL	L110		1.40	Coordinated file transfer with client (.4); reviewed and analyzed additional files related to potential investigative issues (1.0).	560.00
6/04/19	TLB	P280		1.00	Obtained designated documents from client Share Point site for attorney review.	327.00

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6/05/19	ВХН	L120		5.40	Corresponded with R. Schar et al. re proposals (.2); drafted materials in connection with June 12 status report (2.7); conferred with J. Pendleton re Bates White analysis (.5); reviewed and revised draft talking points for conference (2.0).	4,222.80
6/05/19	AFM	L330		1.00	Continued reviewing deposition transcripts and related materials (.5); revised written discovery requests (.5).	714.00
6/05/19	WMG	L120		3.50	Call with client regarding discovery (.6); call with client in support of factual development (.7); analyzed data (.4); analyzed client documents in support of factual development (.8); analyzed discovery requests and proposed plan (1.0).	2,320.50
6/05/19	EML	L120		.10	Correspondence with Jenner team re discovery requests.	70.60
6/05/19	EML	L120		.10	Correspondence from B. Hauck and Jenner team re OII.	70.60
6/05/19	EML	L120		.10	Reviewed correspondence from C. Middlekauff re approval of correspondence.	70.60
6/05/19	EML	L120		.10	Corresponded with B. Hauck, S. Norman A. Noll re memo.	70.60
6/05/19	ACN	L120		2.80	Drafted proposed issue talking points for B. Hauck (1.0); reviewed and revised same (.2); reviewed S. Norman draft of memo re current status of issues and proposed edits to same (1.4); telephone conference with S. Norman re same (.2).	1,666.00
6/05/19	SLN	L110	A103	4.60	Revised and updated addendum to initial findings memorandum with additional witness interview findings.	2,111.40
6/05/19	SLN	L110	A104	.50	Analyzed documents from witness re 2018-2019.	229.50

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6/05/19	SLN	L110	A103	.50	Analyzed and summarized notes re historical issue.	229.50
6/05/19	SLN	L120	A105	.30	Conferred with A. Noll re memorandum and revisions.	137.70
6/05/19	SLN	L110	A104	1.30	Gathered factual background re SED discovery request responses.	596.70
6/05/19	AKL	L110		8.40	Reviewed and analyzed files related to potential factual issues (7.0); summarized findings for B. Hauck (.6); participated in client call regarding sources of data (.8).	3,360.00
6/05/19	AOT	L110		3.50	Drafted discovery response master chart.	1,400.00
6/06/19	BXH	L120		6.50	Reviewed and revised materinals in coordination with C. Middlekauff (.6); drafted outline of key points for settlement conference (1.7); gave guidance to W. Griffith based on review of discovery responses (.2); reviewed and revised draft inserts for status report based on research and comments from team (1.5); reviewed correspondence re factual analysis (.4); conferred with A. Shakoorian re discovery requests and efficient sources of information re same (.3); conferred with A. Merrick re status report (.2); participated in call with C. Middlekauff et al. re next steps (.6); prepared follow-up emails based on decisions on call with C. Middlekauff et al. (.8); reviewed key cases (.7).	5,083.00
6/06/19	AFM	L120	A104	2.50	Continued reviewing background materials and prior hearing transcripts and drafted status report and responses to discovery.	1,785.00
6/06/19	RJS	L120		.20	Revised insert for status update.	196.40

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6/06/19	WMG	L120		4.30	Coordinated discovery responses (.5); analyzed discovery requests and assign work flows (.7); call with client regarding discovery strategy (.8); follow up from witness interviews (2.3).	2,850.90
6/06/19	EML	L120		.50	Reviewed and revised key points in coordination with B. Hauck.	353.00
6/06/19	EML	L120		.20	Corresponded re discovery responses with B. Hauck, W. Griffith A. Noll and S. Norman.	141.20
6/06/19	EML	L120		.40	Edited correspondence and filing in coordination with B. Hauck (.3); reviewed correspondence from J. Pendleton (.1).	282.40
6/06/19	EML	L120		.30	Corresponded with B. Hauck R. Schar and A. Merrick re OII status update.	211.80
6/06/19	EML	L160		.40	Revised current status memorandum.	282.40
6/06/19	EML	L120		.60	Participated in coordination call with client team and B. Hauck re OII.	423.60
6/06/19	ACN	L120		3.00	Reviewed talking points drafted by B. Hauck and offered comments and edits to same (.3); telephone conference with B. Hauck re same (.1); reviewed S. Norman notes re addendum memo (.1); reviewed documents and drafted email to E. Loeb and B. Hauck re new SED data response (.5); reviewed client comments and correspondence from E. Loeb re memo and revised in light of same (1.2); reviewed correspondence and revised memo in light of same (.5); telephone conferences with S. Norman re same (.3).	1,785.00
6/06/19	SLN	L110	A103	.60	Revised and updated addendum to initial memorandum with additional witness interview findings.	275.40

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6/06/19	SLN	L110	A103	.60	Revised and updated initial memorandum re additional finding.	275.40
6/06/19	SLN	L120	A105	.50	Conferred and strategized with W. Griffith re SED data request.	229.50
6/06/19	SLN	L110	A104	1.00	Analyzed and summarized witness interview memorandum for inclusion in memorandum revisions.	459.00
6/06/19	SLN	L120	A105	.40	Conferred with A. Noll re initial memorandum and revisions.	183.60
6/06/19	SLN	L110	A103	.90	Finalized and drafted cover summary to R. Schar re witness interview memorandum.	413.10
6/06/19	AKL	L110		4.00	Drafted memo regarding client call to discuss potential sources of dig-in data.	1,600.00
6/06/19	AOT	L110		5.20	Reviewed SED discovery requests (.3); met with B. Hauck to strategize responses (.2); conducted fact research in support of drafting responses (1.8); drafted master discovery response chart (1.6); reviewed interview memos in support of investigation (1.3).	2,080.00
6/06/19	TLB	P280		3.00	Obtained designated documents from client Share Point site for attorney review (1.0); prepared response template for discovery response (2.0).	981.00
6/07/19	BXH	L120		6.70	Reviewed materials re discovery request (.4); drafted response to C. Middlekauff and corresponded with A. Noll re legal analysis (.8); reviewed and responded to correspondence discovery inquiries (.4); outlined key points for meeting with SED (1.0); conferred with J. Pendleton and J. Klemm re meeting with SED (.5); participated in meeting with SED (2.3); drafted summary of meeting with SED (1.3).	5,239.40

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6/07/19	AFM	C200	A104	1.00	Analyzed key legal issues and drafted responses to discovery requests.	714.00
6/07/19	WMG	L120		7.30	Call regarding data analysis (1.8); call with client regarding discovery (.5); coordinated discovery work flows (.9); analyzed discovery requests and prepared draft responses (2.0); analyzed factual questions (1.3); revised interview memo (.6).	4,839.90
6/07/19	EML	L160		.10	Corresponded re settlement conference with client and B. Hauck.	70.60
6/07/19	EML	L120		.40	Revised interview summaries in coordination with Jenner team	282.40
6/07/19	EML	L120		.10	Coordinated with Jenner team re discovery requests.	70.60
6/07/19	EML	L120		.20	Corresponded re legal analysis with C. Middlekauff and B. Hauck.	141.20
6/07/19	EML	L120		.10	Reviewed B. Hauck summary of meeting with SED.	70.60
6/07/19	ACN	L120		.50	Telephone conference with E. Loeb re current responsibilities for electric positions (.1); correspondence with S. Norman re same (.1); correspondence with B. Hauck and E. Loeb re factual issues (.1); correspondence with team re data response drafts (.2).	297.50
6/07/19	SLN	L110	A103	.70	Drafted analysis and mental impressions re witness interview for team review.	321.30
6/07/19	SLN	L120	A103	1.20	Revised and analyzed SED data responses.	550.80
6/07/19	SLN	L110	A104	2.10	Drafted SED discovery request responses.	963.90
6/07/19	SLN	L110	A104	2.50	Gathered factual background re SED discovery request responses.	1,147.50

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6/07/19	AOT	L110		5.10	Conducted fact research in support of drafting discovery responses (1.2); telephone conference with team re same (.2); email with team re same (.2); drafted discovery responses (3.5).	2,040.00
6/07/19	TLB	P280		3.00	Obtained designated documents from client Share Point site for attorney review (1.0); prepared response template (2.0).	981.00
6/08/19	ВХН	L120		2.30	Reviewed and corresponded re settlement issues (.4); reviewed factual materials re same (.3); revised draft discovery responses (.5); drafted responses (1.0).	1,798.60
6/08/19	EML	L120		.20	Reviewed correspondence from R. Schar and B. Hauck re settlement conference updates.	141.20
6/08/19	ACN	L120		1.40	Reviewed S. Norman, A. Shakoorian Tabrizi, and A. Lyons correspondence re investigation memo and revised memo in light of same (.4); reviewed A. Merrick proposed edits to data request responses and revised same (.8); further revised data request responses in light of recent events (.2).	833.00
6/09/19	вхн	L120		1.80	Outlined key points re settlement conference (.8); annotated settlement materials discussion (1.0).	1,407.60
6/09/19	AFM	L310	A103	.50	Continued working on discovery responses and conferred with team re same.	357.00
6/09/19	EML	L120		.20	Corresponded with B. Hauck re questions (.1); corresponded with B. Hauck and Jenner team re discovery set (.1).	141.20

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6/10/19	BXH	L120	10.40	Conferred with C. Middlekauff and J. Pendleton re meeting with SED (.5); participated in meeting with SED (6.8); analyzed key take-aways and strategic issues from settlement conference in correspondence with R. Schar (.5); drafted status report (1.8); drafted discovery responses re PG&E investigation (.8).	8,132.80
6/10/19	AFM	C200	2.50	Conducted legal research (1.5); revised status report (1.0).	1,785.00
6/10/19	WMG	L120	1.90	Coordinated discovery responses (.4); analyzed factual materials support of discovery responses (1.0); emails in support of data analysis (.5).	1,259.70
6/10/19	EML	L120	1.00	Analyzed and revised settlement materials in coordination with B. Hauck.	706.00
6/10/19	EML	L120	1.10	Revised draft discovery responses and coordinated re next steps in discovery interviews with B. Hauck and A. Noll.	776.60
6/10/19	EML	L120	.10	Corresponded with Jenner team re interview memo.	70.60
6/10/19	EML	L120	.10	Reviewed client team correspondence and edits thereto.	70.60
6/10/19	EML	L120	.60	Revised addendum and corresponded re same with S. Norman.	423.60
6/10/19	EML	L120	.10	Corresponded with B. Hauck, R. Schar and Jenner team re June 10 settlement conference.	70.60
6/10/19	EML	L120	.10	Revised draft status report in coordination with B. Hauck and R. Schar.	70.60

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6/10/19	ACN	L120		2.00	Drafted questions for use during interview (.7); corresponded with B. Hauck and E. Loeb re same (.2); reviewed Guidepost report as relevant to same (.3); telephone conference with E. Loeb re interview (.2); revised draft data responses (.5); circulated same to client for review (.1).	1,190.00
6/10/19	SLN	L110	A103	3.10	Revised and updated addendum to findings memorandum.	1,422.90
6/10/19	SLN	L110	A104	2.60	Researched factual findings and drafted SED discovery request responses.	1,193.40
6/10/19	SLN	L110	A103	2.00	Drafted SED data request responses.	918.00
6/10/19	AKL	L110		2.00	Reviewed and analyzed documents related to potential legal issues.	800.00
6/10/19	AOT	L110		2.30	Conducted factual research in support of responding to discovery requests (1.2); drafted discovery responses (1.1).	920.00
6/10/19	TLB	P280		1.50	Obtained designated documents from client Share Point site for attorney review (.75); posted edits to response to client Share Point site (.75).	490.50
6/11/19	REM	L120		.60	Reviewed status regarding investigation (.1); drafted correspondence re same (.1); drafted proposals and strategy ideas (.4).	535.80
6/11/19	ВХН	L120		7.70	Drafted recommendation re discovery issue based on discussion with W. Griffith (.5); drafted new proposals for J. Pendleton (1.5); revised settlement materials in light of settlement conference (5.2); participated in status call with C. Middlekauff et al. re discovery, settlement, and strategic decisions (.5).	6,021.40

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6/11/19	AFM	C200	2.50	Reviewed and analyzed key authorities (1.5); evaluated potential motions and conferred with team re same (1.0).	1,785.00
6/11/19	RJS	L120	.50	Reviewed interview memo.	491.00
6/11/19	WMG	L120	9.50	Calls regarding data analysis (2.0); call with client regarding discovery responses (.6); conducted witness interviews (1.3); prepared for and followed up from witness interview (.7); drafted discovery responses (1.1); revised discovery responses (.8); revised analysis regarding factual issues (1.0); coordinated discovery responses (.8); revised interview memos (1.2).	6,298.50
6/11/19	EML	L120	.20	Corresponded with client and B. Hauck re status report to court.	141.20
6/11/19	EML	L120	.40	Corresponded with B. Hauck, A. Merrick and R. Schar re status report and strategic next steps.	282.40
6/11/19	EML	L120	.50	Participated in coordination call with client and B. Hauck re Oll.	353.00
6/11/19	EML	L120	.30	Corresponded with B. Hauck, A. Noll, S. Norman and Jenner team re discovery and related interview update.	211.80
6/11/19	EML	L120	.30	Revised memorandum and corresponded with A. Noll and S. Norman re same.	211.80
6/11/19	ACN	L120	2.10	Revised interview questions (.2); conducted witness interviews re data requests (.7); telephone conference with A. Shakoorian Tabrizi re same (.2); correspondence with E. Loeb and B. Hauck re same (.3); drafted proposed data responses in light of same (.6); correspondence with client re same (.1).	1,249.50

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6/11/19	SLN	L120	A105	.60	Conferred with A. Merrick, E. Loeb, and B. Hauck re responses.	275.40
6/11/19	SLN	L120	A105	.30	Conferred with W. Griffith re SED data responses.	137.70
6/11/19	SLN	L110	A103	2.10	Drafted SED data request responses.	963.90
6/11/19	SLN	L110	A103	1.10	Revised and otherwise supplemented A. Shakoorian SED data request responses.	504.90
6/11/19	AKL	L110		8.80	Drafted memo regarding legal issues (3); revised memo regarding same (3.5); drafted SED data request responses (1.5); participated in client call to learn more about data sources (.8).	3,520.00
6/11/19	AOT	L110		7.80	Reviewed documents in preparation for interview (.2); attended interview of client's employee in support of responding to discovery requests (.4); drafted and revised memo for this interview (3.2); attended interview of another employee (.3); drafted and revised memo for the second interview (2.2); conducted factual research in support of responding to SED discovery requests (1.1); drafted answers to SED discovery requests (.4).	3,120.00
6/12/19	REM	L120		.40	Reviewed interviews.	357.20
6/12/19	ВХН	L120		5.20	Conferred with J. Pendleton and J. Klemm re settlement issues (.8); reviewed and revised memo summarizing incidents (1.4); reviewed summary of interview and provided comments re next steps (.2); conferred with E. Loeb and A. Merrick re strategic decisions on discovery responses (.5); revised settlement materials in light of comments (2.3).	4,066.40

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6/12/19	AFM	L120	2.50	Continued review and drafting of discovery issues and filing materials and prepared for and participated in team conference re same (1.5); continued analyzing legal issues (1.0).	1,785.00
6/12/19	RJS	L120	.50	Reviewed and commented on draft of settlement materials and emailed with B. Hauck re same.	491.00
6/12/19	WMG	L120	6.20	Call with client regarding discovery (.6); call with fact witnesses in support of discovery responses (.8); drafted and revised discovery responses (2.5); revised analysis (.9); reviewed filings (.3); strategized regarding discovery responses (.6); revised interview memos (.5).	4,110.60
6/12/19	EML	L120	1.60	Revised settlement materials in coordination with B. Hauck.	1,129.60
6/12/19	EML	L120	.80	Revised discovery responses (.6); communicated with Jenner team re same (.2).	564.80
6/12/19	EML	L120	.10	Reviewed J. Pendleton readout of call and corresponded with B. Hauck re same.	70.60
6/12/19	EML	L120	.30	Analyzed legal memorandum in coordination with Jenner team.	211.80
6/12/19	EML	L120	.30	Discussed legal strategy in OII with A. Merrick.	211.80
6/12/19	EML	L120	.10	Reviewed client correspondence re joint status report and proposed schedule.	70.60
6/12/19	ACN	L120	.40	Telephone conference with S. Norman re supplemental memo (.2); telephone conference with B. Hauck re settlement materials (.1); reviewed and proposed revisions to talking points re same (.1).	238.00

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6/12/19	SLN	L110	A103	2.60	Revised and updated addendum to initial memorandum with E. Loeb additions.	1,193.40
6/12/19	SLN	L120	A105	2.20	Drafted and finalized SED data responses.	1,009.80
6/12/19	SLN	L120	A105	.50	Participated in discovery response strategy call with B. Hauck, E. Loeb, and A. Merrick	229.50
6/12/19	SLN	L110	A103	1.80	Revised SED data request responses with W. Griffith comments and conducted further research re same.	826.20
6/12/19	SLN	L120	A104	.70	Analyzed and responsed to correspondence for B. Hauck analysis.	321.30
6/12/19	AKL	L110		9.30	Revised memo regarding factual summaries in accordance with feedback (3.5); drafted responses to SED data requests (2.0); revised memo regarding data call (.5); drafted memo regarding client call to discuss dig-in data sources (2.5); participated in client call to discuss SED data responses (.8).	3,720.00
6/12/19	AOT	L110		3.00	Reviewed edits to and notes regarding responses to discovery requests (.3); email with team re same (.2); telephone conference with team re same (.2); revised and updated discovery responses (1.8); conducted factual research in support of same (.5).	1,200.00
6/13/19	ВХН	L120		2.70	Revised draft settlement materials at request of J. Pendleton (1.0); revised draft stipulated facts in light of comments from C. Middlekauff (.9); reviewed and revised draft discovery responses (.8).	2,111.40
6/13/19	AFM	L120		.50	Continued working on legal analysis.	357.00

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6/13/19	WMG	L120		1.60	Revised discovery responses (.8); call with client regarding discovery (.3); coordinated discovery work flows (.5).	1,060.80
6/13/19	EML	L120		.10	Reviewed correspondence from B. Hauck to C. Middlekauff re additional legal analysis.	70.60
6/13/19	EML	L120		.20	Corresponded with client and reviewed C. Middlekauff edits to Oll matters.	141.20
6/13/19	EML	L120		.40	Corresponded with client team and A. Noll re revisions to document.	282.40
6/13/19	EML	L120		.10	Corresponded with B. Hauck and W. Griffith re discovery.	70.60
6/13/19	EML	L120		.10	Reviewed revisions to memorandum in coordination with S. Norman.	70.60
6/13/19	ACN	L120		1.60	Reviewed memo circulated to client (.1); reviewed S. Norman revisions to addendum memorandum and proposed revisions and edits to same (.9); reviewed A. Shakoorian Tabrizi witness interview memos and revised same (.3); drafted insert to letter (.3).	952.00
6/13/19	SLN	L110	A104	4.30	Researched factual findings and drafted SED discovery request responses.	1,973.70
6/13/19	SLN	L110	A103	1.00	Revised and updated addendum to findings memorandum.	459.00
6/13/19	SLN	L120	A103	.90	Drafted summary of internal sub- investigation and circulated to team.	413.10
6/13/19	AOT	L110		5.60	Drafted responses to SED Discovery Requests (.6); conducted factual research re same (2.2); drafted email to team re interviewing additional employees in support of responding to Discovery Requests (2.8).	2,240.00

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6/13/19	TLB	P280		2.00	Obtained designated documents from client Share Point site for attorney review (.5); updated electronic files (1.5).	654.00
6/14/19	BXH	L120		3.70	Revised settlement materials in light of additional comments from client (1.5); conferred with J. Pendleton re settlement materials (1.0); revised settlement materials in light of discussion with J. Pendleton (.4); conferred with J. Pendleton re review process (.2); reviewed and revised proposed analysis of next steps on discovery issues (.6).	2,893.40
6/14/19	WMG	L120		3.00	Revised discovery responses and factual research in support of same.	1,989.00
6/14/19	EML	L120		.10	Corresponded with client re depositions.	70.60
6/14/19	EML	L120		.40	Reviewed and revised settlement materials in coordination with client and B. Hauck.	282.40
6/14/19	EML	L120		.40	Revised addendum in coordination with S. Norman.	282.40
6/14/19	EML	L120		.10	Corresponded with Jenner team re discovery.	70.60
6/14/19	EML	L120		.20	Coordinated with J. Pendleton re CPUC issues.	141.20
6/14/19	SLN	L110	A103	4.10	Finalized and cite-checked addendum to initial memorandum, and elevated to R. Schar.	1,881.90
6/14/19	SLN	L110	A104	1.20	Researched factual findings and drafted SED discovery request responses.	550.80
6/14/19	SLN	L120	A105	.30	Conferred with W. Griffith re SED data responses.	137.70

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6/14/19	AOT	L110		4.20	Conducted factual research in support of responding to SED discovery requests (.7); drafted responses to SED discovery requests (3.5).	1,680.00
6/16/19	EML	L120		.10	Corresponded with C. Middlekauff re next steps.	70.60
6/17/19	REM	L120		.40	Reviewed updated issues, correspondence with B. Hauck re same.	357.20
6/17/19	BXH	L120		2.70	Revised responses to discovery (.5); corresponded with E. Loeb and W. Griffith re discovery issues (.4); conferred with E. Loeb and W. Griffith in various discussions re discovery decisions (.7); began review of settlement materials from SED (.5); conferred with R. Schar and R. Mehrberg re supplemental filing (.2); conferred with J. Pendleton re filing and settlement strategy (.4).	2,111.40
6/17/19	AFM	L120	A105	1.00	Drafted and reviewed fact analysis and conferred with team re same.	714.00
6/17/19	WMG	L120		7.10	Drafted discovery responses (1.7); revised discovery responses (4.3); call with client regarding discovery (.4); factual research related to examination under oath (.7).	4,707.30
6/17/19	EML	L120		.50	Conferred with B. Hauck re next steps in matter.	353.00
6/17/19	EML	L120		1.80	Revised discovery responses in coordination with Jenner team.	1,270.80
6/17/19	EML	L120		.20	Corresponded with Jenner team re deposition preparation.	141.20
6/17/19	EML	L120		.70	Conferred with client re regulatory issues.	494.20
6/17/19	EML	L120		.10	Reviewed correspondence from CPUC.	70.60

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6/17/19	EML	L120		.10	Reviewed and revised statement in coordination with Jenner team.	70.60
6/17/19	ACN	L120		.20	Correspondence with B. Hauck, E. Loeb, and W. Griffith re responses to SED data requests.	119.00
6/17/19	SLN	L120	A103	1.00	Drafted responses to SED data request.	459.00
6/17/19	SLN	L110	A104	.80	Compiled all relevant witness materials related to EUO.	367.20
6/17/19	SLN	L120	A105	.30	Conferred with W. Griffith re SED data responses.	137.70
6/17/19	SLN	L110	A103	1.00	Revised and otherwise updated memorandum.	459.00
6/17/19	SLN	L110	A104	2.20	Analyzed all relevant witness materials in connection wiht interview prep.	1,009.80
6/17/19	SLN	L110	A103	.70	Drafted email to client re outstanding issues and follow up materials.	321.30
6/17/19	SLN	L110	A105	.50	Conferred with A. Noll re memorandum and complication of legal analysis.	229.50
6/17/19	AOT	L110		1.20	Updated and revised responses to SED Data requests.	480.00
6/17/19	TLB	P280		2.00	Obtained designated documents from client Share Point site for attorney review.	654.00
6/18/19	REM	L120		.80	Conferenced with B. Hauck re status and next steps (.3), analyzed same (.5).	714.40

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6/18/19	BXH	L120		7.10	Conferred with J. Pendleton re settlement documents (.3); prepared outline of key concerns based on review and analysis of proposed settlement documents (2.6); reviewed materials re discovery responses based on discussion with E. Loeb (.6); revised settlement documents based on additional discussion with J. Pendleton (1.0); conferred with A. Vallejo et al. re settlement conference (1.0); participated in discovery call with J. Pendleton and E. Controneo (.3); conferred with counsel for other party to settlement discussions (.3); outlined key points for settlement (.7); conferred with R. Mehrberg re current status (.3).	5,552.20
6/18/19	AFM	L120	A103	1.00	Continued working on fact and legal analysis and discovery responses and conferred with team re same.	714.00
6/18/19	WMG	L120		3.40	Call with client regarding discovery (.6); call with client regarding case strategy (1.1); reviewed and revised discovery requests (.8); prepared for witness interviews (.4); strategized regarding discovery responses (.5).	2,254.20
6/18/19	EML	L120		1.00	Reviewed revised settlement documents and drafted key points for settlement discussion.	706.00
6/18/19	EML	L120		2.50	Revised discovery requests in coordination with Jenner team.	1,765.00
6/18/19	EML	L120		.20	Corresponded with client team re management review of proposals.	141.20
6/18/19	EML	L120		.50	Communicated with B. Hauck and Jenner team re legal strategy and developments.	353.00
6/18/19	EML	L120		1.10	Participated in client and Jenner team project management call.	776.60

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6/18/19	DX	L120		3.50	Analyzed settlement documents previous Commission-approved settlements.	1,771.00
6/18/19	SXJ	L900		2.60	Reviewed draft settlement documents as part of settlement discussions.	1,315.60
6/18/19	ACN	L120		2.40	Telephone conferences with E. Loeb re draft data responses (.4); reviewed and revised data responses in light of client comments (1.3); drafted key points re data responses for client call (.5); correspondence with E. Loeb and B. Hauck re same (.2).	1,428.00
6/18/19	SLN	L110	A103	.60	Revised and otherwise updated memorandum.	275.40
6/18/19	SLN	L120	A105	.50	Conferred with A. Noll re memorandum.	229.50
6/18/19	SLN	L120	A103	.80	Drafted responses to SED data request.	367.20
6/18/19	SLN	L110	A103	.60	Drafted cover email to client re outstanding witness information for E. Loeb use.	275.40
6/18/19	AOT	L110		1.90	Phone conference with team re interviewing an employee (.2); conducted factual research re same (.5); drafted outline for interview (1.2).	760.00
6/18/19	TLB	P280		2.00	Obtained designated documents from client Share Point site for attorney review.	654.00
6/19/19	ВХН	L120		9.00	Participated in settlement conference (7.7); drafted summary of same (.8); drafted proposal of next steps (.5).	7,038.00
6/19/19	RJS	L120		1.00	Reviewed, edited, and corresponded re operational issues and updates.	982.00

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6/19/19	WMG	L120		4.20	Analyzed factual materials (1.6); revised interview outline (2.0); reviewed discovery responses (.4); analyzed scheduling order (.2).	2,784.60
6/19/19	EML	L120		.80	Revised discovery responses.	564.80
6/19/19	EML	L120		.20	Communicated with R. Schar and Jenner team re revisions to memo.	141.20
6/19/19	SXJ	L900		1.60	Reviewed settlement documents as part of settlement discussions.	809.60
6/19/19	ACN	L120		.70	Reviewed R. Schar edits to memo addendum (.1); revised same and incorporated all related memos into single document for client (.4); telephone conference with S. Norman re same (.2).	416.50
6/19/19	SLN	L120	A105	.30	Conferred with A. Noll re memorandum.	137.70
6/19/19	SLN	L110	A103	3.40	Addressed R. Schar comments and revised addendum re same.	1,560.60
6/19/19	AKL	L110		1.50	Revised addenda incorporated into the memo.	600.00
6/19/19	AOT	L110		6.00	Drafted outline for interviewing an employee in support of discovery request response (3.9); met with W. Griffith re same (.2); revised and updated same (1.9).	2,400.00
6/20/19	REM	L120		.70	Reviewed correspondence regarding status, next steps, and client meeting re OII schedule and possible settlement (.3); analyzed same (.2); developed proposals (.2).	625.10

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6/20/19	BXH	L120		8.60	Revised draft settlement documents in light of discussions (5.8); participated in call with J. Pendleton et al. re next steps (.7); reviewed and commented on draft discovery responses in light of questions (.2); drafted settlement documents at request of J. Klemm (1.3); drafted recommendation re settlement documents (.4); reviewed and commented on interview outline for interview conducted by W. Griffith (.2).	6,725.20
6/20/19	AFM	L400	A101	1.50	Continued working on hearing preparation, including deposition transcript review.	1,071.00
6/20/19	RJS	L120		.50	Reviewed and revised new settlement documents for potential settlement.	491.00
6/20/19	WMG	L120		6.00	Revised discovery responses and coordinated with client regarding same (1.8); call with client regarding discovery and case strategy (1.2); coordinated prep for interview (.7); revised interview outline and prepared for witness interviews (2.3).	3,978.00
6/20/19	EML	L120		.70	Strategized on next steps in OII in coordination with Jenner team.	494.20
6/20/19	EML	L120		.50	Communicated with A. Noll re OII planning.	353.00
6/20/19	EML	L120		.50	Discussed settlement with client team and B. Hauck.	353.00
6/20/19	EML	L120		.20	Corresponded with Jenner team re revisions to discovery.	141.20
6/20/19	EML	L120		.30	Reviewed revised analysis in coordination with Jenner team.	211.80
6/20/19	EML	L120		.10	Reviewed SED comments re settlement documents.	70.60

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6/20/19	EML	L120		.50	Revised settlement documents in coordination with R. Schar and B. Hauck.	353.00
6/20/19	EML	L120		.10	Corresponded with Jenner team re deposition preparation.	70.60
6/20/19	ACN	L120		4.70	Reviewed S. Norman and A. Lyons edits and corrections to memorandum and revised same (.3); reviewed additional S. Norman edits and revised in light of same (.5); circulated same to E. Loeb for review (.1) conference with E. Loeb re hearing schedule and preparation for same (.5); coordinated providing materials cited in SED Data Responses to client (.3); correspondence with B. Hauck re employment issues (.3); telephone conference with J. Klemm re SED Data Responses (.2); correspondence with E. Loeb and W. Griffith re same (.1); pulled and reviewed materials filed in prior OII and analyzed in preparation for hearing (2.0); drafted email to E. Loeb analyzing same (.4).	2,796.50
6/20/19	SLN	L120	A105	.50	Conferred with W. Griffith re witness preparation.	229.50
6/20/19	SLN	L120	A105	.50	Conferred with A. Noll re memorandum.	229.50
6/20/19	SLN	L110	A103	1.00	Revised legal issues and analysis section of memorandum per A. Noll edits and B. Hauck questions.	459.00
6/20/19	SLN	L110	A103	1.10	Revised and finalized memorandum per A. Noll feedback and questions.	504.90
6/20/19	SLN	L120	A104	.70	Conferred with and addressed questions from E. Loeb re memorandum.	321.30
6/20/19	SLN	P100	A100	2.30	Organized and complied all memorandum materials for client use.	1,055.70

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6/20/19	AOT	L110		2.20	Reviewed SED responses and located supporting documents (1.1); conducted factual research in support of response to client's questions (.6); email correspondence re same (.5).	880.00
6/20/19	TLB	P280		4.00	Obtained designated documents from client SharePoint site for attorney review (3.5); added designated document to client SharePoint site (.5).	1,308.00
6/21/19	BXH	L160		3.20	Revised settlement documents based on multiple discussions and correspondence with J. Klemm and J. Pendleton (2.3); conferred with E. Loeb and A. Merrick re hearing ramp-up in light of scheduling order (.5); outlined available resources and key issues for preparation of work plan by A. Merrick (.4).	2,502.40
6/21/19	AFM	L120	A104	1.50	Reviewed recent correspondence (.5); conferred with team re strategy (.5); continued working on discovery issues (.5).	1,071.00
6/21/19	WMG	L120		6.10	Conducted witness interview and related preparation (1.7); revised discovery responses (2.2); coordinated witness preparation (1.4); call with client regarding factual development in support of discovery and related follow up (.8).	4,044.30
6/21/19	EML	L120		1.00	Corresponded with Jenner and client teams re discovery and SED correspondence re same.	706.00
6/21/19	EML	L120		.60	Revised memorandum in coordination with A. Noll and S. Norman.	423.60
6/21/19	EML	L120		.50	Planned for OII hearing with A. Merrick and B. Hauck.	353.00
6/21/19	EML	L120		.10	Corresponded with client re witness information.	70.60

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6/21/19	ACN	L120		4.20	Correspondence with E. Cotroneo re data response attachments (.2); correspondence with E. Loeb re same (.2); reviewed E. Loeb edits to memorandum (.2); reviewed S. Norman revisions to memorandum and revised and finalized same (1.5); recirculated to E. Loeb for review (.1); telephone conference with E. Cotroneo re data responses (.4); coordinated provision of data response attachments (.4); reviewed attachments and proposed addition language for data responses re same (.3); correspondence with team re data responses (1.0).	2,499.00
6/21/19	SLN	L110	A105	2.50	Prepared for and led discovery preparation call with associate team (2.0); compiled all relevant documents for analysis (.5).	1,147.50
6/21/19	SLN	L120	A105	.50	Conferred with team re revisions for witness preparation.	229.50
6/21/19	SLN	L120	A104	.90	Analyzed SED data request responses for accuracy.	413.10
6/21/19	SLN	L110	A103	4.30	Reviewed and otherwise updated master memorandum (2.4); drafted cover email re same (1.5); compiled all cited documents for A. Noll review (.4).	1,973.70
6/21/19	SLN	L110	A104	.70	Analyzed and summarized witness documents, as provided by client for review.	321.30
6/21/19	SLN	L110	A105	.50	Conferred with W. Griffith and team re witness information.	229.50
6/21/19	JJY	L120		.50	Internal telephone conference re deposition prep.	253.00
6/21/19	AKL	L110		1.30	Participated in call to discuss potential witness preparation (.8); participated in client call to discuss responses to intervenor discovery requests (.5).	520.00

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6/21/19	AOT	L110		6.70	Reviewed documents in preparation for interview of employee in support of internal investigation (.3); attended conference call to interview employee (.8); prepared memo re same (5.4); attended conference call re interviewing other employees (.2).	2,680.00
6/21/19	TLB	P280		1.00	Obtained designated documents from client Share Point site for attorney review (.5); calendared upcoming CPUC events (.5).	327.00
6/22/19	ВХН	L120		1.00	Drafted summary at request of C. Middlekauff (.2); corresponded with E. Cotroneo, J. Pendleton, and Jenner team re discovery issues (.3); reviewed and revised draft work plan for hearing prep (.5).	782.00
6/22/19	AFM	L120	A103	1.50	Continued analyzing strategy issues (1.0); prepared work plan and conferred with team re same (.5).	1,071.00
6/22/19	WMG	L120		1.00	Revised discovery responses and related emails.	663.00
6/22/19	EML	L120		.40	Analyzed discovery and settlement documents in coordination with Jenner and client teams.	282.40
6/22/19	EML	L120		.20	Reviewed correspondence and corresponded with client re revisions to same.	141.20
6/22/19	EML	L120		.20	Reviewed draft work plan for OII from A. Merrick and corresponded with Jenner team re same.	141.20
6/22/19	ACN	L120		2.30	Revised draft data responses re electric issues and circulated same to E. Loeb for review (.5); correspondence with W. Griffith, E. Loeb, and B. Hauck re data request (.2); reviewed testimony and background documents and compiled relevant information re same (.7); drafted proposed preparation questions and background notes (.9).	1,368.50

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6/22/19	AKL	L110		2.50	Reviewed 90 day report to identify key facts related to discovery issue (1.5); developed sections of deposition primer related to the same (1.0).	1,000.00
6/22/19	AOT	L110		3.60	Conducted factual research in support of interviewing client's employee (1.1); drafted interview outline re same (2.5).	1,440.00
6/23/19	REM	L120		.70	Reviewed and revised draft work plan and related correspondence.	625.10
6/23/19	AFM	L120	A103	.50	Continued drafting work plan and conferred with team re same.	357.00
6/23/19	WMG	L120		.80	Coordinated discovery responses.	530.40
6/23/19	EML	L120		1.80	Reviewed and revised discovery responses in coordination with Jenner and client teams.	1,270.80
6/23/19	EML	L120		.10	Corresponded with A. Merrick and B. Hauck re work plan for OII.	70.60
6/23/19	ACN	L120		1.10	Reviewed final client edits to draft data responses and revised and edited same (1.0); circulated same to E. Loeb for review (.1).	654.50
6/23/19	SLN	L110	A103	3.10	Analyzed and summarized issue- specific information pertaining to witness interview.	1,422.90
6/23/19	SLN	L110	A103	2.00	Drafted witness materials and integrated team analyses.	918.00
6/23/19	SLN	L110	A105	.40	Conferred with W. Griffith and team re witness materials.	183.60
6/23/19	JJY	L120		1.90	Reviewed interview materials for deposition preparation.	961.40
6/24/19	REM	L120		1.30	Prepared for and participated in conference regarding investigation planning (.7); reviewed and revised work plan (.6).	1,160.90

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6/24/19	DMG	L120	A106	.30	Telephone conference with E. Loeb re privilege issues.	228.30
6/24/19	DMG	L120	A104	.40	Reviewed and revised amended pleading.	304.40
6/24/19	BXH	L120		6.20	Conferred with E. Loeb re work plan (.2); conferred with R. Schar, A. Merrick et al. re pre-hearing preparations (.7); reviewed and provided comment on final discovery response and notification issues (2.5); revised settlement documents in light of comments (1.2); participated in meeting with J. Kane et al. re settlement strategy (1.0); prepared follow-up correspondence after meeting with J. Kane (.6).	4,848.40
6/24/19	AFM	L120		2.00	Continued reviewing case strategy and analysis based on review of deposition transcript and filings (1.3); conferred with team re same (.7).	1,428.00
6/24/19	RJS	L120		.70	Telephone conference with L&M Jenner team re work flow and strategy for upcoming OII hearing.	687.40
6/24/19	RJS	L120		.50	Telephone conference with client team and B. Hauck re ongoing case strategy.	491.00
6/24/19	RJS	L120		.20	Corresponded re SED motion for change in scheduling order.	196.40
6/24/19	WMG	L120		7.50	Coordinated discovery responses (1.4); analyzed discovery requests and developed strategy (2.0); revised discovery responses (.9); prepared for witness interview (.5); revised interview memo (1.0); factual research in support of discovery responses (.9); call with clients regarding discovery responses (.8).	4,972.50
6/24/19	EML	L120		.40	Revised memorandum in coordination with A. Noll.	282.40

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6/24/19	EML	L120		.40	Analyzed issues in coordination with D. Greenwald.	282.40
6/24/19	EML	L120		.30	Strategized with B. Hauck re matter next steps and staffing.	211.80
6/24/19	EML	L120		.60	Coordinated with C. Middlekauff, client team and A. Noll re discovery and correspondence.	423.60
6/24/19	EML	L120		.70	Coordinated with R. Mehrberg, R. Schar and Jenner team re OII strategy.	494.20
6/24/19	EML	L120		.20	Corresponded with client and Jenner teams re SED filing re scheduling order.	141.20
6/24/19	EML	L120		1.30	Finalized discovery responses in coordination with client and Jenner teams.	917.80
6/24/19	EML	L120		.20	Reviewed correspondence re stipulations and corresponded with client and Jenner teams re same.	141.20
6/24/19	ACN	L120		2.60	Telephone conference with E. Loeb re correspondence (.1); telephone conference with client re same (.3); reviewed E. Loeb proposed edits to same (.1); correspondence with W. Griffith re discovery (.4); telephone conference with W. Griffith, S. Walker, and E. Cotroneo re discovery (.7); correspondence with B. Hauck re same (.2); reviewed investigation memo and revised same to incorporate E. Loeb edits (.8).	1,547.00
6/24/19	SLN	L110	A103	5.20	Drafted witness materials and elevated to E. Loeb for review.	2,386.80
6/24/19	SLN	L120	A105	.40	Conferred with team re revisions for witness materials.	183.60
6/24/19	SLN	L110	A103	1.20	Reviewed and revised memorandum for elevation to R. Schar and B. Hauck.	550.80

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

6/24/19	SLN	P100	A104	.80	Compiled and synthesized internal sub-investigation materials for client review and SED data request responses.	367.20
6/24/19	SLN	L120	A105	.60	Conferred with A. Noll re finalizing memorandum to client.	275.40
6/24/19	AKL	L110		1.50	Draft witness materials (.5); drafted interview outline for interview regarding data (1.0).	600.00
6/24/19	AOT	L110		1.10	Reviewed documents in support of interview primer (.5); drafted sections of the primer (.6).	440.00
6/25/19	REM	L120		.40	Reviewed memo re status and meeting with client re next steps (.1); telephone conference with B. Hauck re same (.3).	357.20
6/25/19	ВХН	L120		6.00	Revised settlement documents based on comments (2.4); conferred with A. Vallejo and J. Pendleton re same (.5); revised draft settlement documents in light of status of review (1.5); conferred with A. Vallejo et al. re current status and strategy (.7); outlined key points and instructions for draft document (.6); conference with R. Mehrberg re same (.3).	4,692.00
6/25/19	AFM	L120		1.00	Developed strategy for hearing and filing.	714.00
6/25/19	WMG	L120		7.40	Call with client regarding discovery strategy (.8); conducted witness interview and related preparation and follow up (2.0); drafted and revised discovery responses (2.3); calls with client in support of factual development (.9); call regarding data analysis (.5); reviewed analysis in support of EUO preparation (.6); coordinated discovery work streams (.3).	4,906.20

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6/25/19	EML	L120		.20	Reviewed revised memorandum and corresponded with R. Schar and Jenner team re same.	141.20
6/25/19	EML	L120		.30	Coordinated with B. Hauck and A. Merrick re response to motion.	211.80
6/25/19	EML	L120		.90	Reviewed and revised outline to prepare for witness.	635.40
6/25/19	EML	L120		.20	Corresponded with B. Hauck and A. Merrick re matter next steps.	141.20
6/25/19	EML	L120		.80	Participated in project management call with client team and B. Hauck.	564.80
6/25/19	ACN	L120		3.70	Reviewed E. Loeb comments to witness materials (.3); participated in discovery check in call with client (1.0); drafted data responses; (1.1); telephone conference re data responses (.5); telephone conference with client re data responses (.5); telephone conference and correspondence with W. Griffith re same (.3).	2,201.50
6/25/19	SLN	L110	A103	4.10	Revised witness materials and elevated to E. Loeb for review.	1,881.90
6/25/19	SLN	L120	A105	.80	Conferred with team re revisions for witness materials.	367.20
6/25/19	SLN	L110	A105	.50	Conferred with W. Griffith re witness materials.	229.50
6/25/19	SLN	L110	A104	3.40	Reviewed and revised memorandum based on review of key supporting documents.	1,560.60
6/25/19	AKL	L110		3.80	Revised witness materials based on E. Loeb's feedback (1.8); reviewed chronologies for relevant materials (1.5); interviewed S. Baines regarding RiskMaster database (.5).	1,520.00

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6/25/19	AOT	L110		6.60	Reviewed comments and revisions on witness materials re internal investigation (.3); conducted factual research re same (.8); revised same (.2); reviewed the newly-submitted discovery responses and updated the master response document (4.3); drafted response document in support of upcoming interview (1.0).	2,640.00
6/25/19	TLB	P280		2.00	Obtained designated documents from client Share Point site for attorney review.	654.00
6/26/19	REM	L120		.40	Reviewed order re CPUC OII safety investigations, reviewed related correspondence.	357.20
6/26/19	ВХН	L120		10.10	Prepared for and participated in settlement conference (7.5); conferred with client team in meetings following settlement conference (1.0); reviewed and revised discovery responses (.5); reviewed and revised draft opposition to motion (.8); drafted summary of settlement proceeding (.3).	7,898.20
6/26/19	AFM	L110	A104	4.00	Reviewed and evaluated docket and related filings (.5); prepared opposition to motion for scheduling order (2.0); continued developing trial strategy (1.5).	2,856.00
6/26/19	RJS	L120		.50	Corresponded with B. Hauck and others re settlement litigation efforts.	491.00
6/26/19	WMG	L120		3.10	Drafted and revised discovery responses (1.5); factual research in support of discovery responses (1.0); strategized regarding data analysis (.4); revised interview memo (.3).	2,055.30
6/26/19	EML	L120		.70	Revised witness preparation document in coordination with S. Norman.	494.20

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6/26/19	EML	L120		.10	Prepared for meeting with A. Merrick and B. Hauck re OII.	70.60
6/26/19	EML	L120		.20	Corresponded with B. Hauck and Jenner team re litigation next steps and brief.	141.20
6/26/19	EML	L120		.40	Revised memorandum in coordination with A. Noll.	282.40
6/26/19	EML	L120		.10	Corresponded with C. Middlekauff re memorandum.	70.60
6/26/19	ACN	L120		4.60	Correspondence with W. Griffith re discovery responses (.4); telephone conference with A. Shakoorian Tabrizi re same (.1); continued drafting proposed discovery responses (3.4); correspondence with client re same (.2); circulated same to E. Loeb and B. Hauck for review (.1); conference with A. Merrick re opposition to motion for extension (.3); correspondence with A. Merrick re same (.1)	2,737.00
6/26/19	SLN	L110	A103	2.10	Further drafted and consolidated witness materials.	963.90
6/26/19	SLN	L110	A103	.60	Conferred with E. Loeb re witness materials.	275.40
6/26/19	SLN	L120	A103	1.20	Researched and drafted response to SED data request.	550.80
6/26/19	SLN	L110	A103	2.40	Highlighted and excerpted witness documents.	1,101.60
6/26/19	AOT	L110		1.60	Revised discovery responses (.3); conducted factual research re same (.5); drafted new discovery response (.8).	640.00
6/27/19	REM	L120		1.30	Reviewed summary of settlement conference, reviewed related correspondence, assessed and analyzed options, reviewed text of settlement demand (1.0); drafted memo re OII process and procedures (.3).	1,160.90

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6/27/19	ВХН	L120		5.20	Coordinated preparation for hearing work plan and strategy in light of discussion (1.6); conferred with C. Middlekauff et al. re OII procedures (.6); conferred with and summarized conversation with party to OII (.8); reviewed and revised draft opposition to extension (.6); reviewed and revised draft discovery responses (.5); reviewed previous research in light of inquiry from A. Merrick (.7); reviewed and provided comment on draft document per request of J. Pendleton (.4).	4,066.40
6/27/19	AFM	P400	A104	2.50	Continued drafting brief (1.5); multiple telephone and email correspondence with team re same (1.0).	1,785.00
6/27/19	AFM	L120		5.00	Prepared for and participated in meeting (1.0); continued reviewing materials and preparing for hearing (4.0).	3,570.00
6/27/19	RJS	L120		.30	Reviewed and edited draft document and corresponded with B. Hauck re same.	294.60
6/27/19	RJS	L120		.70	Telephone conference with client team re OII rules and strategy.	687.40
6/27/19	RJS	L120		.10	Corresponded with B. Hauck re OII issues.	98.20
6/27/19	RJS	L120		.30	Reviewed OII discovery protocol and considered same.	294.60
6/27/19	EML	L120		.10	Reviewed B. Hauck summary of settlement documents.	70.60
6/27/19	EML	L120		.30	Communicated with A. Merrick re analysis.	211.80
6/27/19	EML	L120		.70	Finalized memorandum and corresponded with C. Middlekauff and client team re same.	494.20

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6/27/19	EML	L120		.70	Reviewed litigation documents in coordination with client and Jenner teams.	494.20
6/27/19	EML	L120		.30	Reviewed draft discovery responses in coordination with Jenner team.	211.80
6/27/19	EML	L120		.60	Discussed OII procedure with client and Jenner teams.	423.60
6/27/19	EML	L120		.30	Prepared for meeting in coordination with client and Jenner teams.	211.80
6/27/19	EML	L120		.40	Revised responses in coordination with client team and B. Hauck.	282.40
6/27/19	ACN	L120		1.90	Correspondence with B. Hauck re data responses (.1); telephone conferences with B. Hauck re same (.3); telephone conference with S. Norman re same (.2); telephone conference with client re discovery issues (.3); correspondence with client re same (.2); telephone conference re discovery responses (.2); finalized draft data responses and circulated same to client (.6).	1,130.50
6/27/19	SLN	L110	A103	3.60	Finalized and created witness materials for E. Loeb.	1,652.40
6/27/19	SLN	L120	A105	.60	Conferred with A. Noll re SED data request responses.	275.40
6/27/19	AKL	L110		7.30	Reviewed and analyzed prior PG&E and Jenner work product (4.3); researched legal theories (3.0).	2,920.00
6/28/19	JRS	L120		.50	Telephone conference with B. Hauck re legal issues (.3); corresponded with B. Hauck and R. Schar re same (.2).	378.50

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6/28/19	ВХН	L120	6.40	Participated in team meeting with PG&E and Jenner (3.0); conferred with J. Pendleton and A. Vallejo re next steps (.5); reviewed and provided comments on talking points (.3); reviewed and provided comment on discovery responses (.8); reviewed and revised draft brief re discovery schedule (1.8).	5,004.80
6/28/19	AFM	L120	8.00	Continued reviewing file materials in preparation for strategic discussion (1.5); participated in video conference strategy session (3.0); engaged in follow up (1.4); drafted discovery motion (2.1).	5,712.00
6/28/19	RJS	L120	2.00	Participated in team meeting with client re strategy.	1,964.00
6/28/19	EML	L120	.40	Coordinated with A. Merrick and B. Hauck re matter planning.	282.40
6/28/19	EML	L120	.40	Reviewed discovery drafts in coordination with A. Noll.	282.40
6/28/19	EML	L120	3.00	Participated in litigation strategy meeting with client and Jenner teams.	2,118.00
6/28/19	EML	L120	.20	Reviewed and revised response.	141.20
6/28/19	EML	L120	.10	Corresponded with J. Pendleton and C. Middlekauff re legal and witness issues.	70.60
6/28/19	EML	L120	.30	Discussed witnesses and OII preparation with A. Noll.	211.80
6/28/19	EML	L120	.20	Reviewed litigation document in coordination with B. Hauck and A. Merrick.	141.20

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6/28/19	ACN	L120		4.70	Reviewed binder prepared for witness preparation (.3); correspondence with B. Hauck and E. Loeb re data requests (.3); telephone conference with E. Loeb re same (.2); correspondence with client re same (.2); reviewed draft response to data request and drafted cover language re same (.7); correspondence with B. Hauck re same (.4); telephone conference re data request (.3); participated in discovery check-in call (.3); correspondence with E. Cotroneo re data responses (.3); prepared drafts of recent data responses and circulated same to client for review (1.2); conference with E. Loeb re preparation for employee interview and strategy re hearing (.5).	2,796.50
6/28/19	SLN	L110	A104	.80	Finalized and reviewed final witness materials.	367.20
6/28/19	SLN	L120	A105	.60	Conferred with A. Noll re internal sub-investigation.	275.40
6/28/19	SLN	L120	A105	1.60	Drafted SED data request responses.	734.40
6/28/19	AKL	L110		3.30	Drafted legal analysis chart.	1,320.00
6/28/19	TLB	P280		2.00	Obtained designated documents from client Share Point site for attorney review (1.5); updated CPUC calendar items (.5).	654.00
6/29/19	ВХН	L120		.50	Revised litigation document in light of comments from A. Merrick and R. Schar.	391.00
6/29/19	RJS	L120		.50	Edited draft of litigation document and corresponded re same.	491.00
6/29/19	EML	L120		.10	Corresponded with Jenner team re litigation document.	70.60
6/29/19	AKL	L110		8.10	Researched legal issues (5.1); drafted chart analyzing the same (3.0).	3,240.00

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6/30/19	вхн	L120	.40	Provided guidance to A. Noll re discovery responses based on review of relevant previous responses.	312.80
6/30/19	EML	L120	.10	Corresponded with B. Hauck and A. Noll re discovery.	70.60
6/30/19	EML	L120	.10	Corresponded with client and Jenner teams re litigation document.	70.60
6/30/19	ACN	L120	1.20	Drafted discovery status list (.3); drafted correspondence to client re same (.1); reviewed new data requests and proposed responses to same (.2); correspondence with B. Hauck and E. Loeb re same (.2); reviewed draft data response (.4).	714.00
6/30/19	AKL	L110	11.20	Researched legal issues (6.0); drafted chart analyzing the same (5.2).	4,480.00
			714.50	PROFESSIONAL SERVICES	\$ 418,571.80

\$ 418,571.80

**INVOICE TOTAL** 

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
REID J. SCHAR	9.50	982.00	9,329.00
RANDALL E. MEHRBERG	7.00	893.00	6,251.00
BRIAN P. HAUCK	127.50	782.00	99,705.00
DAVID M. GREENWALD	.70	761.00	532.70
JOHN R. STORINO	.50	757.00	378.50
ANDREW F. MERRICK	49.50	714.00	35,343.00
EMILY M. LOEB	54.20	706.00	38,265.20
WESLEY M. GRIFFITH	97.40	663.00	64,576.20
ANDREW C. NOLL	50.80	595.00	30,226.00
SAMUEL JAHANGIR	4.20	506.00	2,125.20
DAIXI XU	3.50	506.00	1,771.00
JENNIFER J. YUN	2.40	506.00	1,214.40
SARAH L. NORMAN	130.90	459.00	60,083.10
ANNA K. LYONS	76.90	400.00	30,760.00
AMIR A. SHAKOORIAN TABRIZI	75.00	400.00	30,000.00
THERESA L. BUSCH	24.50	327.00	8,011.50
TOTAL	714.50		\$ 418,571.80

#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10295

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

AUGUST 13, 2019 INVOICE # 9494565

# REGULATORY MATTER 1907537

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

**DISBURSEMENTS** 

\$ .00

\$ 2,134.60

**TOTAL INVOICE** 

\$ 2,134.60

Case: 19-30088 Doc# 4749-5 Filed: 11/14/19 Entered: 11/14/19 17:30:16 Page 66

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9494565

CLIENT NUMBER: 56604 AUGUST 13, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2019:

REGULATO 1907537	ORY MAT	TER		MATTER NUM	MBER - 10295
6/03/19	RJS	L120	.30	Telephone conference with client re interview and call with regulator.	294.60
6/05/19	CAN	L120	.20	Reviewed and analyzed summary of June 5, 2019 call with regulator.	142.80
6/05/19	RJS	L120	.50	Telephone conference with regulator re interview.	491.00
6/05/19	RJS	L120	.20	Edited draft write-up of regulator call.	196.40
6/05/19	RXS	L120	1.80	Attended and took notes on call with regulator (.4); summarized same (1.4).	1,009.80
			3.00	PROFESSIONAL SERVICES	\$ 2,134.60
INVOICE T	OTAL				\$ 2,134.60

#### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
REID J. SCHAR	1.00	982.00	982.00
CORAL A. NEGRON	.20	714.00	142.80
REENA SIKDAR	1.80	561.00	1,009.80
TOTAL	3.00		\$ 2,134.60

#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10006

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

OCTOBER 21, 2019 INVOICE # 9501592

**CRIMINAL INVESTIGATION -- PG&E** 1706753

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

**DISBURSEMENTS** 

\$ 71,124.30

\_\_\_\_\_\$.00

TOTAL INVOICE \$71,124.30

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### **JENNER & BLOCK LLP**

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PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9501592

CLIENT NUMBER: 56604 OCTOBER 21, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

CRIMINAL INVESTIGATION PG&E 1706753					MATTER	NUMBER - 10006
7/01/19	AZB	L120	A102	2.00	Researched new legal authority re legal issues around probation terms.	1,122.00
7/03/19	AZB	L120	A103	4.70	Researched new legal authority re legal issues around probation terms (2.7); drafted analysis for client in coordination with R. Schar (2.0).	2,636.70
7/08/19	REM	L120		.30	Reviewed draft 10-Q and related correspondence.	267.90
7/08/19	CAN	L120		.30	Reviewed and analyzed criminal sections of draft Q2 10-Q.	214.20
7/08/19	RJS	L120		.20	Reviewed and responded to correspondence re wildfire program as well as community service.	196.40
7/09/19	REM	L120		.50	Finalized 10-Q review, attended to related correspondence (.2); reviewed correspondence re contractor work (.3).	446.50
7/09/19	RJS	L120		1.00	Reviewed proposed SEC quarterly filing for accuracy.	982.00
7/09/19	RJS	L120		.50	Telephone conference with J. Kane and A. Vallejo re amnesty issues.	491.00
7/09/19	EML	L120		.20	Reviewed draft Q2 10-Q.	141.20
7/09/19	EML	L120		.10	Reviewed response letter re community service to San Bruno.	70.60

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7/10/19	REM	L120	.50	Reviewed Wall Street Journal article and court order regarding Wall Street Journal article, drafted correspondence re same; reviewed and revised securities filing re WSJ article and resulting court order, reviewed related correspondence.	446.50
7/10/19	MEP	L120	.30	Reviewed court order and conferred with R. Schar re same.	214.20
7/10/19	RJS	L120	.30	Reviewed and commented on summary for A. Vallejo re board update.	294.60
7/10/19	RJS	L120	.50	Participated in update call on wildfire investigation.	491.00
7/10/19	RJS	L120	.50	Reviewed new court order re response to WSJ article and correspondence with outside counsel and others re same.	491.00
7/10/19	EML	L120	.30	Reviewed new court order and coordinated with client and Jenner teams re response to same.	211.80
7/10/19	EML	L120	.10	Reviewed WSJ article re file maintenance.	70.60
7/11/19	MEP	L120	1.20	Reviewed articles and material cited by Court in Order and correspondence from co-counsel re same (.4); teleconference with client and co-counsel re response (.8).	856.80
7/11/19	RJS	L120	.20	Telephone conference with E. Loeb re new court order and response to same.	196.40
7/11/19	EML	L120	.50	Discussed response to order with R. Schar and M. Price.	353.00
7/11/19	EML	L120	.90	Discussed order response with client and outside counsel teams.	635.40
7/12/19	RJS	L120	.30	Telephone conference with client re new court order and response to same.	294.60

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/12/19	RJS	L120	.20	Corresponded with team re prior research on probation issues and production of same to client.	196.40
7/12/19	RJS	L120	.50	Telephone conference with client and co-counsel re ongoing matter strategy re wildfire investigations.	491.00
7/12/19	EML	L120	.10	Corresponded with Jenner team re legal research drafts.	70.60
7/13/19	RJS	L120	.50	Reviewed and commented on public SEC disclosure filings.	491.00
7/15/19	AZB	L120	3.70	Conferred with E. Loeb and M. Price re response to court order (.8); researched and analyzed client documents and case filings to prepare response to court order (2.9).	2,075.70
7/15/19	EML	L120	.20	Corresponded with Jenner and client teams re information for draft filing and draft of same.	141.20
7/16/19	MEP	L120	.60	Teleconference with R. Schar, E. Loeb, and A. Benson re response to court order.	428.40
7/16/19	RJS	L120	.20	Telephone conference with attorney representing McKinsey and Company and correspondence with client re same.	196.40
7/16/19	AZB	L120	3.00	Researched and drafted response to court order (2.3); conferred with R. Schar, E. Loeb, and M. Price re order response (.7)	1,683.00
7/16/19	EML	L120	.50	Discussed response to court order with R. Schar and Jenner team.	353.00
7/16/19	EML	L120	.10	Corresponded with client re response to court order.	70.60
7/16/19	TJP	L110	.10	Researched specialized databases to obtain requested information for A. Benson.	30.20

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/17/19	MEP	L120	1.50	Teleconference with S. Schirle and others re dividend issue (.5); teleconference with J. Kane and others re response to court order (.7); conferred with A. Benson re same (.1); reviewed draft response prepared by A. Benson (.2).	1,071.00
7/17/19	RJS	L120	.30	Reviewed dividend-related materials in preparation for response to court order.	294.60
7/17/19	RJS	L120	.50	Telephone conference with client and E. Loeb and M. Price re dividend response to court order.	491.00
7/17/19	RJS	L120	.70	Conference call with client and co- counsel re draft of response to court order.	687.40
7/17/19	AZB	L120	7.40	Researched and drafted response to court order (6.2); conferred with R. Schar, E. Loeb, and M. Price re draft response and comments (1.2)	4,151.40
7/17/19	EML	L120	.10	Corresponded with Jenner team re response to court order.	70.60
7/17/19	EML	L120	.50	Discussed response to court order with A. Vallejo, S. Schirle, R. Schar and M. Price.	353.00
7/17/19	EML	L120	.10	Reviewed and edited draft filing.	70.60
7/18/19	MEP	L120	6.50	Teleconference with client to discuss issues relating to dividends (.4); reviewed documents concerning dividend decisions (1.4); drafted and revised section of response to court order concerning dividends (4.7).	4,641.00
7/18/19	RJS	L120	1.00	Telephone conference with D. Simpson and others at client re dividend history.	982.00
7/18/19	RJS	L120	.30	Multiple phone calls with M. Price re dividend section of court response.	294.60

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/18/19	RJS	L120	.50	Reviewed dividend documents and considered same for purposes of court response.	491.00
7/18/19	RJS	L120	.30	Reviewed and commented on draft campaign contribution section of response to court order.	294.60
7/18/19	AZB	L120	5.70	Prepared for and participated in strategy call with R. Schar, E. Loeb, M. Price, and client for filing (.7); revised draft in coordination with M. Price and E. Loeb (1.1); researched issues for filing revisions in coordination with M. Price (3.9).	3,197.70
7/18/19	EML	L120	.80	Discussed draft dividend filing with client, R. Schar and Jenner team.	564.80
7/18/19	EML	L120	.40	Communicated with M. Price and Jenner team re analysis and reviewed same.	282.40
7/18/19	TJP	L110	.30	Researched specialized databases to obtain requested information for A. Benson.	90.60
7/19/19	REM	L120	.50	Reviewed draft form 10-Q for distribution to the audit committee (.3), drafted correspondence re same (.2).	446.50
7/19/19	MEP	L120	4.00	Revised draft of response to court order concerning dividends (2.8); reviewed comments from client and further revised same (1.2).	2,856.00
7/19/19	RJS	L120	.50	Edited draft dividend insert and corresponded with Jenner team re same.	491.00
7/19/19	RJS	L120	.50	Reviewed back-up materials to dividend section.	491.00
7/19/19	RJS	L120	.40	Telephone conference with counsel for tort claimant's re court case and corresponded with client re same.	392.80

# **JENNER & BLOCK LLP**

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7/19/19	AZB	L120	1.40	Analyzed client comments and supplemental information for revisions to draft filing in coordination with M. Price (1.4).	785.40
7/19/19	EML	L120	.50	Reviewed and revised draft filing re dividends.	353.00
7/20/19	REM	L120	.60	Reviewed 10-Q response and attended to related correspondence (.3); reviewed and edited draft response to WSJ article for filing with court (.3).	535.80
7/20/19	MEP	L120	.60	Reviewed correspondence and comments from client on sections of response to court order (.5); corresponded with R. Schar re revisions to dividends section (.1).	428.40
7/20/19	RJS	L120	1.30	Reviewed and edited first portion of draft response to WJS article.	1,276.60
7/20/19	RJS	L120	.50	Reviewed updated 10-Q and commented on pertinent sections.	491.00
7/20/19	AZB	L120	.40	Analyzed client and outside counsel comments for revisions to draft filing in coordination with M. Price, R. Schar, and E. Loeb (.4).	224.40
7/20/19	EML	L120	.10	Corresponded with client, other outside counsel, R. Schar and M. Price re revisions to draft response to court order.	70.60
7/21/19	REM	L120	.40	Reviewed and revised draft 10-Q language (.2), correspondence with R Schar re same (.2).	357.20
7/21/19	MEP	L120	.20	Made further revisions to draft of dividends section of response to court order and corresponded with R. Schar re same.	142.80
7/21/19	EML	L120	.20	Corresponded with client, other outside counsel, R. Schar and M. Price re revisions to draft response to court order.	141.20

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/22/19	MEP	L120	.60	Revised portion of response to court order concerning dividends.	428.40
7/22/19	RJS	L120	.30	Worked on dividend section of court response.	294.60
7/22/19	RJS	L120	.20	Telephone conference with M. Price re dividend response and upcoming client phone call.	196.40
7/22/19	AZB	L120	3.50	Researched and analyzed client documents and comments for draft filing in coordination with M. Price, R. Schar, and E. Loeb (3.5).	1,963.50
7/22/19	EML	L120	.90	Reviewed draft filing in coordination with R. Schar and M. Price.	635.40
7/23/19	MEP	L120	.50	Reviewed correspondence and drafts re response to court order (.3); further revised portion responding to dividends issue (.2).	357.00
7/23/19	RJS	L120	.70	Telephone conference with client team, Cravath, Munger, and K. Dyer re meetings regulators re wildfires and record-keeping.	687.40
7/23/19	RJS	L120	.20	Telephone conference with J. Kane re general updates on monitorship and other issues.	196.40
7/23/19	RJS	L120	.50	Telephone conference with client team, Cravath, Munger, and K. Dyer re response to court order.	491.00
7/23/19	RJS	L120	.40	Edited new version of dividend section and corresponded with Jenner team re same.	392.80
7/23/19	AZB	L120	2.20	Researched and revised draft filing in coordination with R. Schar, E. Loeb, and M. Price.	1,234.20
7/23/19	EML	L120	.50	Discussed draft filings with J. Kane, client team, outside counsel and R. Schar.	353.00
7/23/19	EML	L120	.20	Communicated with R. Schar re draft filing.	141.20

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/24/19	MEP	L120	.30	Reviewed further changes from J. Loduca re dividends section of response to court order(.1); reviewed draft of section on campaign contributions (.2).	214.20
7/24/19	RJS	L120	.30	Reviewed new draft of dividend response and campaign contribution response.	294.60
7/24/19	RJS	L120	.20	Telephone conference with counsel for McKinsey and correspondence with client and co-counsel re same.	196.40
7/24/19	AZB	L120	.40	Reviewed and analyzed client comments on draft filing in coordination with R. Schar, E. Loeb, and M. Price (.4).	224.40
7/24/19	EML	L120	.10	Corresponded with R. Schar and M. Price re draft filing.	70.60
7/25/19	MEP	L120	1.20	Reviewed and proposed revisions to portion of response to court order focused on WSJ article.	856.80
7/25/19	RJS	L120	.50	Participated in phone call with client, Cravath, K. Dyer, and Munger re response to court order.	491.00
7/25/19	AZB	L120	.30	Reviewed and analyzed client comments on draft filing in coordination with R. Schar, E. Loeb, and M. Price (.3).	168.30
7/25/19	EML	L120	1.20	Revised draft filing in coordination with Jenner team.	847.20
7/25/19	EML	L120	.40	Discussed draft filing with client and outside counsel teams.	282.40
7/26/19	MEP	L120	.30	Reviewed comments from client on dividend section of response to court order.	214.20
7/26/19	RJS	L120	.10	Corresponded with client re revised draft of dividend section to court order.	98.20

# **JENNER & BLOCK LLP**

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7/26/19	RJS	L120	.50	Reviewed latest draft of response to WSJ article.	491.00
7/26/19	AZB	L120	.40	Reviewed and analyzed client comments on draft filing in coordination with R. Schar, E. Loeb, and M. Price (.4).	224.40
7/26/19	EML	L120	.60	Reviewed revised filings and edits to same from team in coordination with Jenner team.	423.60
7/28/19	MEP	L120	1.90	Reviewed further edits to dividend section and revised same (.5); reviewed multiple edits to section responding to WSJ article and proposed further revisions to same (1.2); reviewed reliability standards in connection with same (.2).	1,356.60
7/28/19	RJS	L120	1.00	Worked on responding to M. Gandesbery request for information related to monitor reports and edited draft of brief.	982.00
7/28/19	RJS	L120	.50	Further review of response to court order regarding article.	491.00
7/28/19	EML	L120	.40	Reviewed draft filing in coordination with Jenner team.	282.40
7/29/19	MEP	L120	1.10	Reviewed revisions to response to court order (.3); teleconference with client and co-counsel to discuss same (.8).	785.40
7/29/19	RJS	L120	.30	Worked on response to court order for dividends issues and corresponded re same with E. Loeb and others.	294.60
7/29/19	AZB	L120	1.30	Revised draft filing in response to client comments coordination with R. Schar, E. Loeb, and M. Price (1.3).	729.30
7/29/19	EML	L120	.40	Corresponded with R. Schar, M. Price and A. Benson re revisions to draft filing.	282.40

# **JENNER & BLOCK LLP**

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7/29/19	EML	L120	1.00	Discussed edits to draft filing with client and outside counsel team.	706.00
7/30/19	CAN	L120	.10	Corresponded with R. Schar regarding upcoming filing regarding request for information from PG&E.	71.40
7/30/19	CAN	L120	.10	Teleconferenced with A. Benson regarding upcoming filing regarding request for information from PG&E.	71.40
7/30/19	CAN	L120	.30	Reviewed and analyzed current version of upcoming filing regarding request for information from PG&E.	214.20
7/30/19	CAN	L120	.10	Corresponded with C. Robertson regarding upcoming filing regarding request for information from PG&E.	71.40
7/30/19	RJS	L120	.30	Corresponded re dividend response with M. Price and others.	294.60
7/30/19	AZB	L120	1.50	Revised and finalized filing in coordination with R. Schar, E. Loeb, M. Price, and C. Negron (1.5).	841.50
7/30/19	EML	L120	.40	Coordinated with client and outside counsel team re filing.	282.40
7/30/19	EML	L120	.60	Reviewed revisions to draft filing in coordination with Jenner and outside counsel team.	423.60
7/31/19	CAN	L120	2.00	Worked on filing regarding request for information from PG&E.	1,428.00
7/31/19	CAN	L120	.20	Corresponded with C. Beshara regarding filing regarding request for information from PG&E.	142.80
7/31/19	CAN	L120	.10	Teleconferenced with A. Benson regarding filing regarding request for information from PG&E.	71.40
7/31/19	RJS	L120	.30	Corresponded re filings related to court order.	294.60

### **JENNER & BLOCK LLP**

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7/31/19	AZB	L120	A103	4.80	Revised and finalized filings in coordination with R. Schar, E. Loeb, C. Negron, and other outside counsel.	2,692.80
7/31/19	EML	L120		1.00	Coordinated final filing with Jenner team, outside counsel and J. Kane.	706.00
7/31/19	MEN	P100		1.00	Cite-checked brief to ensure accuracy of quotations and citations.	276.00
				102.30	PROFESSIONAL SERVICES	\$ 71,124.30

INVOICE TOTAL \$71,124.30

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
REID J. SCHAR	18.00	982.00	17,676.00
RANDALL E. MEHRBERG	2.80	893.00	2,500.40
CORAL A. NEGRON	3.20	714.00	2,284.80
MATTHEW E. PRICE	20.80	714.00	14,851.20
EMILY M. LOEB	13.40	706.00	9,460.40
ADRIENNE LEE BENSON	42.70	561.00	23,954.70
TRICIA J. PEAVLER	.40	302.00	120.80
MICHAELA E. NOVAKOVIC	1.00	276.00	276.00
TOTAL	102.30		\$ 71,124.30

### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10014

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

OCTOBER 22, 2019 INVOICE # 9501593

# DOI INVESTIGATION 1706754

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

**DISBURSEMENTS** 

\$ 2,887.00

\_\_\_\_\_\$.00

TOTAL INVOICE \$ 2,887.00

Case: 19-30088 Doc# 4749-5 Filed: 11/14/19 Entered: 11/14/19 17:30:16 Page 80

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9501593

CLIENT NUMBER: 56604 OCTOBER 22, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

DOI INVESTIGATION 1706754					MATTER NUM	MBER - 10014
7/15/19	EML	L120		.50	Discussed DOI matter with client and Jenner team.	353.00
7/15/19	CJW	L120	A103	1.10	Drafted summary re DOI submissions.	739.20
7/16/19	EML	L120		.10	Corresponded with client and Jenner team re DOI communications.	70.60
7/17/19	EML	L120		.10	Revised letter re matter.	70.60
7/17/19	EML	L120		.10	Reviewed draft DOI communications.	70.60
7/17/19	CJW	L120	A103	.90	Reviewed and revised DOI communications.	604.80
7/18/19	EML	L120		.30	Reviewed draft correspondence.	211.80
7/18/19	EML	L120		.40	Communicated with client re DOI communications.	282.40
7/18/19	CJW	L120	A105	.30	Conferred with E. Loeb re DOI communications.	201.60
7/23/19	EML	L120		.20	Reviewed previous DOI filings for relevance.	141.20
7/26/19	EML	L120		.10	Reviewed prior DOI responses.	70.60
7/26/19	EML	L120		.10	Corresponded with client re DOI communications.	70.60
				4.20	PROFESSIONAL SERVICES	\$ 2,887.00

# JENNER & BLOCK LLP

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

INVOICE TOTAL \$ 2,887.00

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
EMILY M. LOEB	1.90	706.00	1,341.40
CARLA J. WEISS	2.30	672.00	1,545.60
TOTAL	4.20		\$ 2,887.00

### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10081

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

OCTOBER 21, 2019 INVOICE # 9501595

FCC REGULATORY ADVICE AND COUNSEL 1706754

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

**DISBURSEMENTS** 

\$ 496.80

\$.00

TOTAL INVOICE \$ 496.80

Case: 19-30088 Doc# 4749-5 Filed: 11/14/19 Entered: 11/14/19 17:30:16 Page 83

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9501595

OCTOBER 21, 2019

CLIENT NUMBER: 56604

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

FCC REGULATORY ADVICE AND COUNSEL 1706754

MATTER NUMBER - 10081

700754

7/12/19 JXT C312 .80 Reviewed FCC's draft report and 496.80 order implementing Kari's Law.

.80 PROFESSIONAL SERVICES \$ 496.80

INVOICE TOTAL \$496.80

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
JOHANNA R. THOMAS	.80	621.00	496.80
TOTAL	.80		\$ 496.80

### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10111

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

OCTOBER 21, 2019 INVOICE # 9501596

**LOCATE & MARK** 1807458

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

**DISBURSEMENTS** 

\$ 706,147.10

TOTAL INVOICE

\$ 706,147.10

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9501596

CLIENT NUMBER: 56604 OCTOBER 21, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

LOCATE & MARK 1807458						MATTER NUMBE	R - 10111
7/01/19	BXH	L120		1.60	Reviewed and commented discovery responses (.2); and revised draft discovery (1.4).	reviewed	1,251.20
7/01/19	AFM	L310	A104	4.50	Continued reviewing file mand worked on drafting off discovery and related moti conferred with team and claame.	ensive on and	3,213.00
7/01/19	AFM	L120	A106	1.00	Continued reviewing legal and conferred with team a re same.	•	714.00
7/01/19	EML	L120		.20	Corresponded with A. Mer B. Hauck re discovery.	rick and	141.20
7/01/19	EML	L120		.20	Corresponded with client a teams re witness deposition discovery filing.		141.20
7/01/19	EML	L120		.30	Revised discovery request	s.	211.80

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/01/19	ACN	L120	2.90	Corresponded with B. Hauck re data requests (.1); corresponded with client re same (.1); telephone conference with PG&E subject matter expert re data request draft response (.4); corresponded with subject matter expert re same (.1); telephone conference with client team re discovery (.8); telephone conference with E. Cotroneo re same (.2); corresponded with client re data request supplemental responses (.4); corresponded with E. Cotroneo re additional objections to data requests (.3); telephone conference with PG&E re document issues (.5).	1,725.50
7/01/19	SLN	L110	2.30	Conducted targeted search re corrective actions related to electric issues.	1,055.70
7/01/19	SLN	L310	2.20	Drafted and supplemented SED data request discovery responses.	1,009.80
7/01/19	TLB	P280	2.50	Updated electronic files (1.5); updated CPUC calendar items (.5); obtained designated documents for attorney review (.5).	817.50
7/02/19	ВХН	L120	1.20	Reviewed and provided guidance on new discovery requests (.4); reviewed and drafted key next steps on message from SED (.8).	938.40
7/02/19	AFM	L310	3.00	Continued reviewing and revising affirmative discovery requests and multiple correspondence with team re same.	2,142.00
7/02/19	AFM	L130	1.00	Prepared for and participated in conference with potential expert and conferred with team re same.	714.00
7/02/19	EML	L120	.10	Corresponded with client team re witness deposition.	70.60
7/02/19	EML	L120	.40	Corresponded with client and Jenner teams re SED discovery requests.	282.40

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/02/19	ACN	L120	3.90	Reviewed prior data responses re data issues (.5); telephone conference with consultant re same (.4); revised objections to data responses and correspondence with client re same (.3); reviewed and revised data responses (.3); corresponded with PG&E subject matter experts re data requests (.2); telephone conference with client re status of data requests (.8); telephone conference with subject matter expert re data requests (.4); telephone conference with E. Cotroneo re same (.1); telephone conference with PG&E re document issues (.9).	2,320.50
7/02/19	AKL	L110	4.00	Researched possible jurisdiction issue re alleged violations.	1,600.00
7/02/19	TLB	P280	1.50	Obtained designated documents for attorney review (1.0); assisted attorney with accessing client SharePoint site and obtaining documents from same (.5).	490.50
7/03/19	ВХН	L120	2.90	Conferred with A. Merrick and A. Noll re SED request (.6); conferred with A. Vallejo et al. re next steps on discovery issues (.8); conferred with E. Loeb re same (.2); drafted correspondence re discovery issues for review by R. Schar et al. (1.3).	2,267.80
7/03/19	AFM	L310	1.00	Prepared for and participated in multiple telephone and email conferences with team and client re response to SED email and Data Request No. 11.	714.00
7/03/19	RJS	L120	.50	Reviewed and corresponded with team re new SED data requests.	491.00
7/03/19	SCB	L120	1.00	Prepared request for information.	595.00
7/03/19	WMG	L120	2.50	Reviewed discovery responses and case developments.	1,657.50

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/03/19	EML	L120		.30	Discussed response to SED with client and Jenner teams.	211.80
7/03/19	EML	L120		.10	Discussed next steps on electric-related questions with B. Hauck.	70.60
7/03/19	EML	L120		.20	Discussed next steps on discovery with A. Noll.	141.20
7/03/19	EML	L120		.10	Corresponded with client re witness deposition.	70.60
7/03/19	ACN	L120		7.00	Reviewed correspondence re new set of SED data requests (.3); closely reviewed all data requests and drafted proposed assignments and proposals re objections to same (1.9); telephone conference with B. Hauck and A. Merrick re same (.6); corresponded with client discovery team re same (.2); corresponded with B. Hauck and A. Merrick re same (.2); telephone conference with S. Norman and A. Shakoorian Tabrizi re drafting of objections (.1); corresponded with B. Hauck re history of discovery responses (.2); telephone conference with client and team re data requests and strategy re same (1.0); telephone conference with E. Loeb re data responses and proposed strategy re same (.2); telephone conference with S. Norman re objections (.2); drafted chart of proposed objections (1.5); revised and edited same (.6).	4,165.00
7/03/19	SLN	L120	A105	.60	Analyzed and revised SED data request responses.	275.40
7/03/19	SLN	L120	A103	2.10	Drafted objections to data set for A. Noll review and use; revised A. Shakoorian objections re same.	963.90
7/03/19	SLN	L310		.50	Conferred with A. Noll re SED data set objections.	229.50
7/03/19	SLN	L310		1.00	Drafted and supplemented SED data request discovery responses.	459.00

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/03/19	SLN	L110		.50	Conferred with and advised J. Yun re background facts related to incident investigation.	229.50
7/03/19	SLN	L110		.90	Analyzed historical data responses related to previous incident.	413.10
7/03/19	AKL	L110		9.30	Researched potential defenses to anticipated claims (4.5); researched scope and potential breadth of anticipated claims (4.8).	3,720.00
7/03/19	AOT	L110		1.90	Reviewed SED Data Requests (.3); call with team re same (.3); drafted responses regarding same (1.3).	760.00
7/03/19	TLB	P280		2.50	Updated electronic files (1.5); updated CPUC calendar items (.5); obtained designated documents for attorney review (.5).	817.50
7/04/19	AFM	L310		2.50	Reviewed prior correspondence and drafted email in response to counsel and objections to new data requests, and multiple telephone and email correspondence with team re same.	1,785.00
7/04/19	RJS	L120		.50	Reviewed and edited draft email response to SED.	491.00
7/04/19	EML	L120		1.00	Revised discovery objections and reviewed correspondence with SED in coordination with Jenner team.	706.00
7/04/19	ACN	L120		2.60	Reviewed B. Hauck draft correspondence to SED and proposed edits and revisions to same (.2); began drafting responses to SED data requests (1.4); reviewed B. Hauck and E. Loeb edits to draft objections and revised objections in light of same (1.0).	1,547.00
7/04/19	SLN	L120	A105	.60	Conferred with A. Noll data set proposed objections.	275.40
7/04/19	SLN	L310		.70	Revised SED data request set responses.	321.30

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/04/19	SLN	L310		.70	Conducted targeted search for internal meetings concerning historical incident.	321.30
7/04/19	AKL	L110		2.00	Drafted answers to follow-up research questions stemming from legal claims analysis chart regarding anticipated claims.	800.00
7/05/19	BXH	L120		.90	Reviewed and revised draft discovery objections.	703.80
7/05/19	AFM	L120	A103	2.50	Reviewed and revised draft email in response to counsel and objections to new data requests, and multiple telephone and email correspondence with client and team re same.	1,785.00
7/05/19	RJS	L120		.50	Reviewed and commented on new draft of email response to SED and corresponded with A. Merrick re same.	491.00
7/05/19	EML	L120		1.00	Corresponded with client and Jenner teams re discovery objections and correspondence with SED and reviewed same.	706.00
7/05/19	ACN	L120		3.00	Reviewed correspondence from B. Hauck re data request objections (.1); revised data requests and formatted same for delivery to client (1.4); circulated same to client for review (.1); reviewed and revised proposed response to SED re data requests and correspondence with A. Merrick re same (.1); corresponded with client re objections (.2); revised objections and recirculated to client (.5); corresponded with A. Merrick and client re SED response to data request issues and objections re same (.6).	1,785.00
7/05/19	SLN	L310		.60	Drafted and supplemented SED data request discovery responses.	275.40

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/06/19	AFM	L310	3.00	Reviewed and evaluated background materials relating to electric issues and worked on drafting responses to discovery requests and multiple correspondence with team re same.	2,142.00
7/06/19	EML	L120	.90	Reviewed and revised draft discovery responses in coordination with Jenner team.	635.40
7/06/19	EML	L120	.10	Corresponded with Jenner team re meet and confer.	70.60
7/06/19	ACN	L120	2.50	Completed draft of data request answers and proposed strategy re same (1.3); correspondedwith A. Merrick, B. Hauck, and E. Loeb re same (.1); corresponded with A. Merrick re dig-in and factual issues (.5); corresponded with A. Merrick re data requests and strategic considerations (.6).	1,487.50
7/07/19	BXH	L120	1.60	Reviewed and revised draft discovery responses in coordination with A. Merrick and A. Noll.	1,251.20
7/07/19	AFM	L310	2.50	Continued reviewing and revising discovery and multiple correspondence with team re same.	1,785.00
7/07/19	SCB	L120	.10	Revised draft letter requesting factual information.	59.50
7/07/19	WMG	L120	.70	Emails in support of discovery responses.	464.10
7/07/19	EML	L120	.70	Communicated with Jenner team re discovery issues and revised same.	494.20
7/07/19	SXJ	L110	2.30	Revised entries in the master case chronology.	1,163.80

# **JENNER & BLOCK LLP**

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7/07/19	ACN	L120	3.70	Reviewed E. Loeb and A. Merrick edits and comments to proposed data response objections and answers (.2); revised and edited responses in light of same (1.0); recirculated revised draft to E. Loeb, A. Merrick, and B. Hauck (.1); corresponded with B. Hauck and A. Merrick re same (.2); drafted update of discovery status to W. Griffith (.7); correspondence with B. Hauck re discovery (.3); corresponded with J. Yun, S. Norman, A. Shakoorian Tabrizi, and A. Lyons re targeted Relativity searches (.2); further corresponded with E. Loeb, A. Merrick, and B. Hauck re data request issues and timeline (.4); reviewed A. Merrick additional comments re objections and correspondence with team re same (.5); telephone conference with E. Loeb re client call (.1).	2,201.50
7/08/19	ВХН	L120	2.40	Outlined key points for meet and confer based on review of materials (.7); revised draft workplan (.3); reviewed and revised draft discovery requests (1.4).	1,876.80
7/08/19	AFM	L143	2.50	Continued reviewing and revising discovery responses and preparing for meet and confer.	1,785.00
7/08/19	AFM	L120	2.00	Continued working on drafting trial plan and conferred with team and client re same.	1,428.00
7/08/19	WMG	L120	4.90	Call with client regarding discovery (1.0); drafted and revised discovery responses (1.0); strategized regarding discovery responses (1.5); analyzed new discovery requests (.5); supervised work streams in support of discovery (.7); coordinated data analysis (.2).	3,248.70
7/08/19	EML	L120	.40	Corresponded with Jenner team re Oll next steps, including discovery and objections.	282.40

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7/08/19	ACN	L120		9.60	Reviewed A. Merrick and B. Hauck comments on objections and revised in light of same (2.0); circulated same to client (.1); drafted proposed objection to data response (.3); began review of prior testimony and Examination Under Oath for witness interview (.8); telephone conference with PG&E subject matter expert with data requests (1.0); corresponded with W. Griffith re discovery (.2); telephone conference with PG&E representative re same (.3); telephone conference with W. Griffith re status of discovery (.4); telephone conference with PG&E discovery team and W. Griffith re status of discovery (.9); additional telephone conference with PG&E subject matter expert re data responses (.3); revised chart re discovery responses to incorporate subject matter expert comments and proposed responses (2.1); revised talking points re meet and confer and circulated same to B. Hauck, A. Merrick, and E. Loeb for review (.8); telephone conference with PG&E lawyer re objections (.3); corresponded with client re confidentiality designations (.1).	5,712.00
7/08/19	SLN	L110	A102	1.20	Conducted targeted search re dig-in.	550.80
7/08/19	SLN	L110		.60	Conferred and coordinated with team targeted search re dig-in.	275.40
7/08/19	JJY	L120		.10	Reviewed dig-in memo.	50.60
7/08/19	AKL	L110		2.00	Identified documents in support of discovery requests regarding dig-in.	800.00
7/08/19	AOT	L110		4.60	Conducted factual research regarding discovery requests.	1,840.00
7/08/19	TLB	P280		2.50	Updated electronic files (1.5); obtained designated documents for attorney review (1.0).	817.50

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7/09/19	REM	L120	1.40	Reviewed and revised OII work plan (.8); telephone conference with B. Hauck re L&M reporting issues and related correspondence re same (.3); reviewed proposed additional language for 10Q and related correspondence (.3).	1,250.20
7/09/19	ВХН	L120	3.60	Conferred with A. Merrick et al. re meet and confer strategy (.2); telephone conference with R. Mehrberg (.3); prepared for meet and confer (.5); conferred with PG&E team re meet and confer, discovery, and litigation issues (1.0); participated in meet and confer (1.0); drafted summary of same (.6).	2,815.20
7/09/19	AFM	L120	2.50	Prepared for and participated in meet and confer and conferred with team and client re same.	1,785.00
7/09/19	AFM	L310	2.00	Worked on drafting discovery responses and conferred with team re same.	1,428.00
7/09/19	SCB	L110	.20	Reviewed deposition transcript as part of preparation for information request.	119.00
7/09/19	WMG	L120	3.40	Coordinated discovery responses (.7); researched in support of discovery responses (.5); drafted and revised discovery responses (.6); review correspondence related to open discovery and other case issues (.8); calls in support of data analysis (.5); emails regarding experts (.3).	2,254.20
7/09/19	EML	L120	.50	Corresponded with Jenner team work plan and document review.	353.00
7/09/19	EML	L120	1.30	Reviewed and revised materials for discovery and meet and confer in coordination with Jenner team.	917.80
7/09/19	EML	L120	1.00	Participated in project management call with client and Jenner teams.	706.00

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7/09/19	ACN	L120	6.90	Circulated draft objection to W. Griffith and correspondence re same (.2); correspondence with A. Lyons re targeted Relativity searches (.2); corresponded with client re discovery (.2); correspondence with W. Griffith re same (.1); corresponded with B. Hauck and E. Loeb re same (.2); reviewed PG&E edits to data responses and drafted list of questions re same (1.7); telephone conference with PG&E re document issues (.5); continued drafting witness interview outline (.6); telephone conference with PG&E subject matter expert re data responses (1.0); follow-up correspondence with PG&E subject matter expert re same (.5); telephone conference with E. Loeb, B. Hauck, and A. Merrick re meet and confer (.5); revised data responses and circulated same to E. Loeb, B. Hauck, and A. Merrick for review (1.0); correspondence with A. Merrick re strategic considerations re same (.2).	4,105.50
7/09/19	SLN	L653	1.30	Conducted first-level targeted electronic document review of materials relevant to historical incident focused on by SED.	596.70
7/09/19	SLN	L110	.40	Conferred and coordinated with team targeted search re historical incident focused on by SED.	183.60
7/09/19	SLN	L310	.70	Created summary and mini chronology for data responses re incident.	321.30
7/09/19	AKL	L110	4.20	Reviewed documents to find supporting evidence for data responses (3.0); revised chart of digins potentially relevant to data request (1.2).	1,680.00
7/09/19	AOT	L110	.40	Drafted response to discovery requests.	160.00

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7/09/19	TLB	P280		2.50	Updated electronic files (.5); obtained designated documents for attorney review (1.0); resolved document issues with PG&E (1.0).	817.50
7/10/19	ВХН	L120		1.50	Reviewed and revised draft discovery requests (.6); corresponded with A. Merrick and E. Loeb re discovery strategy in light of meet and confer (.4); reviewed and provided guidance on discovery responses (.5).	1,173.00
7/10/19	AFM	L120		2.50	Drafted communications with SED re meet and confer, and numerous telephone and email correspondence with team and client re meet and confer and data response.	1,785.00
7/10/19	AFM	L310		2.50	Continued working on drafting responses to discovery and conferred with team re same.	1,785.00
7/10/19	AFM	L310		2.00	Worked on drafting offensive discovery and conferred with team and client re same.	1,428.00
7/10/19	RJS	L120		.50	Reviewed and commented on draft affirmative discovery requests.	491.00
7/10/19	SCB	C100	A104	.10	Reviewed key witness deposition in preparation for letter.	59.50
7/10/19	WMG	L310		8.00	Drafted and revised discovery responses (3.9); call with client regarding discovery (1.0); call regarding data analysis and related preparation (.5); coordinated discovery and redaction work (1.5); reviewed factual materials in support of case strategy (1.1).	5,304.00
7/10/19	EML	L120		.60	Coordinated with PG&E and Jenner teams re meet and confer follow-up.	423.60
7/10/19	EML	L120		.40	Coordinated with client and Jenner teams re response to WSJ.	282.40

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			()		
7/10/19	EML	L120	2.70	Reviewed and revised discovery and document requests in coordination with Jenner team.	1,906.20
7/10/19	EML	L120	.60	Discussed next steps with client and Jenner teams following meet and confer.	423.60
7/10/19	EML	L120	.50	Reviewed discovery filings and coordinated with Jenner team re response to same.	353.00
7/10/19	SXJ	L120	1.80	Prepared document review population for ongoing investigation.	910.80
7/10/19	ACN	L120	7.20	Corresponded with A. Lyons and W. Griffith re dig-ins (.2); revised data response answers and recirculated same to E. Loeb and A. Merrick (.4); reviewed correspondence from A. Merrick re meet and confer (.1); reviewed and proposed edits to draft responsive email re same (.2); participated in discovery check in call with client (.6); reviewed documents and drafted follow up email to client re same (.5); participated in telephone conference with client re potential witness deposition (.7); corresponded and telephone conference with S. Jahangir re Relativity searches and potential chronology (.3); telephone conference and correspondence with S. Norman and J. Yun re same (.4); reviewed saved searches, drafted chronology template, and drafted instructions re email review (1.4); telephone conference with E. Loeb and A. Merrick re reply in support of discovery related motion (.4); drafted reply in support of motion (1.6); reviewed E. Loeb comments on data response drafts and correspondence with A. Merrick and E. Loeb re same (.4).	4,284.00

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7/10/19	SLN	L653	2.50	Conducted first-level targeted electronic document review of materials relevant to historical incident.	1,147.50
7/10/19	SLN	L110	2.10	Analyzed B. Fox email correspondence re internal sub investigation and final draft of related reports, as transmitted to client.	963.90
7/10/19	SLN	L110	.30	Conferred and coordinated with team targeted search re dig-in.	137.70
7/10/19	SLN	L110	.70	Reviewed and summarized internal sub investigation reports re HR issue.	321.30
7/10/19	SLN	C200	1.50	Researched CPUC preliminary motions, and conferred with team re findings.	688.50
7/10/19	AKL	L110	3.00	Revised chart of potentially relevant dig-ins in response to data request (1.0); drafted summaries of potentially relevant dig-ins for data response (2.0).	1,200.00
7/10/19	TLB	P280	1.50	Updated electronic files (.5); obtained designated documents for attorney review (1.0).	490.50
7/11/19	BXH	L120	5.00	Reviewed and commented on discovery issues (1.7); conferred with E. Loeb re discovery issues (.3); reviewed and revised draft filing (.5); prepared for and participated in call re work plan (1.0); prepared for and participated in call with potential expert (.9); prepared for and participated in call re discovery response (.6).	3,910.00
7/11/19	AFM	L350	2.50	Drafted discovery motion and multiple telephone and email correspondence with team and client re same.	1,785.00

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7/11/19	AFM	L310		2.50	Reviewed and revised discovery responses and multiple telephone and email correspondence with team re same.	1,785.00
7/11/19	AFM	L120	A104	1.00	Reviewed and revised work plan and witness allocation and conferred with team and client re same.	714.00
7/11/19	AFM	L130		1.50	Prepared for and participated in telephonic interview of expert and conferred with team and client re same.	1,071.00
7/11/19	WMG	L310		8.50	Drafted and revised discovery responses (3.0); factual research in support of discovery responses (2.2); coordinated discovery responses (.8); calls with client regarding discovery responses (1.5); strategized in support of discovery (1.0)	5,635.50
7/11/19	EML	L120		.30	Reviewed draft reply filing in coordination with Jenner team.	211.80
7/11/19	EML	L120		2.20	Reviewed and revised discovery in coordination with Jenner team.	1,553.20
7/11/19	EML	L120		.90	Communicated with B. Hauck and A. Merrick re work plan and staffing.	635.40
7/11/19	EML	L120		.40	Discussed Cal Pa discovery response with client and Jenner teams.	282.40
7/11/19	EML	L120		.10	Discussed discovery next steps with A. Noll.	70.60
7/11/19	EML	L120		.30	Corresponded with client and Jenner teams re administrative law judge ruling and depositions.	211.80

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7/11/19	ACN	L120	7.00	Reviewed E. Loeb and A. Merrick comments and edits to data responses (.4); telephone conference with E. Loeb and A. Merrick re same (1.0); telephone conference with J. Yun re document review (.1); reviewed A. Merrick edits to draft reply (.2); revised data responses and recirculated same to client for review (2.5); participated in discovery check in call with client (1.0); corresponded with PG&E subject matter expert re same (.5); telephone conference with E. Loeb re email review (.2); telephone conferences with A. Shakoorian Tabrizi and S. Norman re same (.7); corresponded with A. Shakoorian Tabrizi and S. Norman re same (.3).	4,165.00
7/11/19	SLN	L653	5.20	Conducted second-level targeted electronic document review of all materials relevant to dig-in.	2,386.80
7/11/19	SLN	L310	.80	Consolidated partner comments re privilege and reports pertaining to PG&E internal sub investigation.	367.20
7/11/19	SLN	L310	1.00	Conferred with W. Griffith and team re privilege and internal sub investigation.	459.00
7/11/19	JJY	L120	1.50	Reviewed documents re external report.	759.00
7/11/19	AKL	L110	6.80	Revised draft data responses regarding potentially relevant dig-ins (1.0); applied redactions to exhibits to EUOs of Walker, White, Stavropoulos, Soto, Burrows, Dickson, Appelbaum, and Mack (5.8).	2,720.00
7/11/19	AOT	L110	7.10	Conducted document review in support of discovery requests (2.5); phone conference with team re same (.3); redacted protected information from documents before documents are made public (4.3).	2,840.00

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B P280 1.50 Updated electronic obtained designate attorney review (1.	d documents for
H L120 3.40 Participated in call reviewed and come discovery response and revised discovery coordination with E reviewed and revise (.9).	nented on s (1.1); reviewed ery request in . Loeb (.7);
M L120 2.50 Reviewed and revi including allocating statements and pre participating in teal same.	witness paring and
M L143 2.50 Reviewed and revi multiple telephone conferences with to	and email
S L120 .50 Corresponded with QEW issues, dig-ir	
B L120 A105 .10 Conferred with A. I assignment.	Merrick re 59.50
7.30 Call with client regard (1.0); strategized redepositions (1.7); or revised discovery recoordinated discovery (.6); analyzed mater witness preparation reorganized case for trial (.7).	egarding witness rafted and esponses (2.0); ery work flows rials in support of a (1.3);
IL L120 .20 Corresponded with teams re depositio	
IL L120 1.30 Revised discovery document request with Jenner team.	•
IL L120 1.20 Communicated re deadlines with Jen	
IL L120 .80 Discussed discove client and Jenner t	

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7/12/19	EML	L120	.10	Corresponded with client and Jenner teams re potential relevance of North Star findings.	70.60
7/12/19	SXJ	L120	3.80	Conducted targeted document review for potential deposition witnesses.	1,922.80
7/12/19	SXJ	L120	1.30	Conducted targeted searches for documents related to ongoing investigation.	657.80
7/12/19	ACN	L120	6.90	Reviewed emails from PG&E re attachments to data responses (.2); reviewed drafts and attachments and provided comments and edits to PG&E re same (.8); reviewed correspondence and underlying documents from S. Norman and A. Shakoorian Tabrizi re document review (.5); corresponded with E. Loeb and team re same (.4); telephone conference with S. Norman and A. Shakoorian Tabrizi re same (.3); conference with E. Loeb re same (.2); drafted bullet point chronology re same (.5); telephone conference with S. Jahangir re additional searches to run re same (.2); reviewed PG&E legal comments on data response drafts (.6); telephone conference with E. Loeb, A. Merrick, and client re same (.6); telephone conference with client re status of discovery (.4); finalized data response answers and circulated to client (.7); telephone conference with A. Merrick and provided revised responses (.4); finalized data response references to attachments and circulated same to client (.6); corresponded with team re document review (.5).	4,105.50
7/12/19	SLN	L653	3.20	Drafted chronology entities from electronic document review.	1,468.80

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7/12/19	SLN	L653	1.20	Conducted second-level targeted electronic document review of all materials relevant to historical incident for data request.	550.80
7/12/19	SLN	L310	.30	Conferred with E. Loeb re production of reports related to internal sub investigation.	137.70
7/12/19	SLN	L653	.90	Conducted first-level targeted electronic document review of emails relevant to third-party employees re historical incident.	413.10
7/12/19	SLN	L653	.50	Drafted chronology entries re emails relevant to dig-in.	229.50
7/12/19	JJY	L120	.60	Reviewed documents re third-party reports.	303.60
7/12/19	AKL	L110	9.70	Drafted memo regarding witness interview (4.0); drafted chronology entries for mini-chronology (5.7).	3,880.00
7/12/19	AOT	L110	.70	Conducted factual research re discovery requests.	280.00
7/12/19	TLB	P280	3.00	Updated electronic files (.5); obtained designated documents for attorney review (1.5); updated calendar (.5); reviewed electronic folders and discussed reorganization of same with W. Griffith (1.0).	981.00
7/13/19	AFM	L130	1.00	Multiple correspondence with team and client re expert and discovery issues.	714.00
7/13/19	EML	L120	.50	Reviewed L. Field deposition.	353.00
7/13/19	EML	L120	.10	Corresponded with A. Merrick and Jenner team re matter next steps.	70.60
7/13/19	EML	L120	.10	Corresponded with client, experts and Jenner teams re materials to review.	70.60
7/13/19	SXJ	L120	4.10	Revised proposed redaction on documents provided by SED.	2,074.60

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7/13/19	SXJ	L110	2.30	Drafted entries for master case	1,163.80
				chronology.	
7/13/19	ACN	L120	1.10	Reviewed records relating to previous government investigation and identified non-privileged documents for production (.7); drafted initial responses to data responses and requests to client for further information (.3); circulated same to W. Griffith for review (.1).	654.50
7/14/19	WMG	L310	1.30	Analyzed discovery requests and drafted responses.	861.90
7/14/19	EML	L120	.60	Reviewed information re third-party report and corresponded with A. Noll re same.	423.60
7/14/19	SXJ	L120	4.20	Revised proposed redaction on documents provided by SED.	2,125.20
7/14/19	ACN	L120	4.10	Reviewed document review chronology and underlying documents (.6); ran targeted search for additional documents (.3); corresponded with E. Loeb re same (.2); correspondence with A. Lyons and A. Shakoorian Tabrizi re review of EUO exhibits (.1); continued drafting witness interview outline (2.6); pulled relevant documents re same (.2); correspondence with E. Loeb re agenda for call with R. Schar re report (.1).	2,439.50
7/14/19	JJY	L120	.10	Reviewed third party report correspondence.	50.60
7/14/19	AOT	L110	.80	Conducted factual research re discovery requests.	320.00
7/15/19	REM	L120	.30	Reviewed and revised risk factors and related correspondence.	267.90

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7/15/19	BXH	L120		5.30	Conferred with R. Schar et al. re digin analysis (.5); analyzed documentation re same (.5); coordinated work plan development (.3); participated in call re deposition-related issues in light of SED request (1.0); participated in call re ticket analysis (.7); conferred with PG&E legal re agency request re settlement (.2); conferred with PG&E re case status (.3); reviewed and revised discovery responses (1.1); reviewed violations analysis by A. Merrick and provided comment on same (.7).	4,144.60
7/15/19	AFM	L130		2.50	Reviewed and analyzed issues relating to root cause report and conferred with team and client re same.	1,785.00
7/15/19	AFM	L143		2.50	Reviewed and revised discovery responses and related materials.	1,785.00
7/15/19	AFM	L130		3.00	Reviewed and revised witness statements and expert reports and conferred with team and client re same.	2,142.00
7/15/19	RJS	L120		.50	Telephone conference with E. Loeb, B. Hauck, A. Merrick, and A. Noll re dig-in and electric issues.	491.00
7/15/19	RJS	L120		1.00	Telephone conference with E. Loeb, B Hauck, and A Merrick re SED request for depositions, timing of testimony, and expert work.	982.00
7/15/19	SCB	L400	A105	.50	Conferred with A. Noll and E. Loeb re work assignments for matter (.3); corresponded with team re work plan (.2).	297.50
7/15/19	WMG	L120		8.30	Drafted and revised discovery responses (3.7); factual research in support of discovery responses (1.8); calls with client in support of discovery responses (1.6); strategized regarding experts (1.2).	5,502.90

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7/15/19	EML	L120	.50	Discussed issues re dig-in with R. Schar and Jenner team.	353.00
7/15/19	EML	L120	.40	Reviewed and revised discovery in coordination with Jenner team.	282.40
7/15/19	EML	L120	.30	Communicated with A. Noll re discovery.	211.80
7/15/19	EML	L120	.20	Corresponded with client and Jenner team re matter next steps.	141.20
7/15/19	EML	L120	.30	Reviewed L. Field deposition.	211.80
7/15/19	EML	L120	1.00	Communicated with Jenner team re depositions and work streams.	706.00
7/15/19	EML	L120	.50	Corresponded with Jenner team re OII next steps and witness preparations.	353.00
7/15/19	EML	L120	.10	Discussed witness preparation with S. Birnbaum.	70.60
7/15/19	SXJ	L110	2.10	Revised entries for master case chronology.	1,062.60

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7/15/19	ACN	L120	7.50	Reviewed witness EUO as relevant to witness interview outline (.5); corresponded with R. Schar re dig-in timeline (.2); corresponded with S. Jahangir re chronology (.1); reviewed document review results re attachments and correspondence with PG&E re same as relevant to data responses (1.5); telephone conference with R. Schar, E. Loeb, B. Hauck, and A. Merrick re dig-in issues (.5); conference with S. Birnbaum re staffing of matter (.2); conference with E. Loeb re data responses (.4); telephone conference with PG&E and W. Griffith re data responses (.4); telephone conference with W. Griffith re same (.3); correspondedwith A. Lyons and A. Shakoorian Tabrizi re Exhibit review (.1); continued drafting witness interview outline (1.9); reviewed witness chronology as relevant to same (1.3); corresponded with A. Merrick re incident reports (.1).	4,462.50
7/15/19	SLN	L653	1.00	Finalized chronology entries re materials relevant to dig-in from electronic document review.	459.00
7/15/19	SLN	L653	1.10	Conducted first-level targeted electronic document review of emails relevant to third-party employees re dig-in.	504.90
7/15/19	AKL	L110	8.80	Revised redactions to exhibits to SED EUOs (1.0); drafted charts regarding use of the exhibits in the EUOs (1.5); participated in client calls to discuss previous citations (1.0); drafted memo regarding the same (2.5); reviewed previous inspections or citations for potentially relevant events (2.0); participated in call concerning potential late ticket analysis expert (.8).	3,520.00

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7/15/19	TLB	P280	4.50	Updated electronic files (1.0); updated CPUC calendar items (.5); obtained designated documents for attorney review (1.0); created chart for proposed electronic file reorganization (2.0).	1,471.50
7/16/19	BXH	L120	5.30	Revised discovery responses based on discussion with E. Loeb (.2); coordinated staffing and work plan implementation through discussions with Jenner team members re roles and responsibilities (1.8); outlined key trial points for witnesses (1.9); participated in call with client team re hearing prep (1.0); sent follow-up emails based on decisions on client team call (.4).	4,144.60
7/16/19	AFM	L130	1.50	Continued reviewing and analyzing potential expert witnesses and related issues and conferred with team re same.	1,071.00
7/16/19	AFM	L143	1.50	Continued reviewing and revising discovery responses.	1,071.00
7/16/19	AFM	L120	1.50	Continued drafting action plan and conferred with team re same.	1,071.00
7/16/19	SCB	C100	.70	Revised and edited document request.	416.50
7/16/19	SCB	P280	.20	Reviewed key background documents.	119.00
7/16/19	WMG	L120	6.00	Call with client regarding discovery (1.1); revised discovery responses (1.6); call regarding data analysis (.5); drafted and revised analysis in support of expert work (1.3); emails in support of factual development (.4); emails in support of file access (.4) review case strategy plan (.7).	3,978.00
7/16/19	EML	L120	.40	Revised discovery responses and draft document request in coordination with Jenner team.	282.40

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# **JENNER & BLOCK LLP**

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7/16/19	EML	L120	.30	Communicated with A. Merrick and Jenner team re work plan and staffing.	211.80
7/16/19	EML	L120	.20	Corresponded with Jenner and client teams re OII updates and settlement.	141.20
7/16/19	EML	L120	1.00	Coordinated project management call with client and Jenner team re OII next steps.	706.00
7/16/19	SXJ	L120	1.10	Attended conference call with client regarding discovery.	556.60
7/16/19	ACN	L120	8.40	Completed review of witness chronology as relevant to potential interview (.5); redrafted discovery responses (.2); telephone conference with client re discovery responses (.6); corresponded with W. Griffith and PG&E subject matter expert re same (.2); completed review of deposition transcripts re witness interview (2.0); completed draft of witness interview outline (3.3); revised and edited same (.8); compiled supporting materials for outline and coordinated printing of same (.6); circulated witness interview to E. Loeb, B. Hauck, and A. Merrick providing analysis re same (.2).	4,998.00
7/16/19	SLN	L400	.40	Conferred with W. Griffith re trial management and coordinated damage prevention expert call with team.	183.60
7/16/19	SLN	L400	.70	Conferred with S. Jahangir re uploading targeted dig-in documents, and contacted vendor re same.	321.30
7/16/19	SLN	L653	1.30	Finalized chronology entries re materials relevant to dig-in from electronic document review.	596.70

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# **JENNER & BLOCK LLP**

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7/16/19	AKL	L110	10.70	Reviewed documents related to potential upcoming depositions (3.8); reviewed new SED exhibits (5.9); participated in call with third party regarding ticket sampling (.5); participated in discovery request status call (.5).	4,280.00
7/16/19	AOT	L110	8.20	Conducted factual research in support of upcoming witness depositions.	3,280.00
7/16/19	TLB	P280	1.50	Updated electronic files (.5); obtained designated documents for attorney review (1.0).	490.50
7/17/19	ВХН	L120	2.40	Drafted correspondence re witness and expert issues (.9); conferred with PG&E legal team re court order (.4); corresponded with Jenner team re expert issues (.3); participated in call re discussions with CPUC (.5); drafted email re same (.3).	1,876.80
7/17/19	AFM	L130	2.00	Prepared for and participated in evaluation of expert witnesses, including numerous correspondence with client, team, and potential experts re same.	1,428.00
7/17/19	AFM	L110	2.00	Prepared for additional fact witness interviews and conferred with team and client re same.	1,428.00
7/17/19	SCB	P280	2.80	Revised, finalized, and served request for information (.6); reviewed key documents (2.2).	1,666.00
7/17/19	WMG	L120	8.30	Factual research in support of witness preparation (6.0); call with client regarding discovery (.8); revised discovery responses (.6); emails regarding discovery (.5); coordinated redaction review (.4).	5,502.90
7/17/19	EML	L120	.50	Communicated with A. Merrick, B. Hauck and Jenner team re matter next steps in OII.	353.00

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# **JENNER & BLOCK LLP**

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7/17/19	EML	L120	.30	Corresponded with client and Jenner teams re OII updates and next steps.	211.80
7/17/19	EML	L120	.60	Discussed settlement updates with client team and B. Hauck.	423.60
7/17/19	CJW	L120	1.70	Reviewed SED Report and 90-Day Report.	1,142.40
7/17/19	ACN	L120	2.90	Finalized draft discovery response (.1); telephone conference with W. Griffith and client re discovery (.8); telephone conference with PG&E subject matter expert re data request response (.5); revised draft response and circulated to client and Jenner team for review (1.2); drafted bullet points for interview (.3).	1,725.50
7/17/19	SLN	L400	1.30	Prepared for interviews in preparation for SED depositions.	596.70
7/17/19	SLN	L400	.40	Conferred with W. Griffith re trial management and coordinated damage prevention expert call with team.	183.60
7/17/19	AKL	L110	8.00	Reviewed and analyzed documents related to potential upcoming depositions (6.5); reviewed and refined ticket sampling information (1.5).	3,200.00
7/17/19	AOT	L110	6.50	Conducted factual research in preparation of upcoming depositions (5.3); drafted memo about the findings (1.2).	2,600.00
7/17/19	TLB	P280	2.20	Updated electronic files (.5); obtained designated documents for attorney review (1.0); updated case calendar (.5); discussed upcoming case schedule and tasks with A. Merrick (.2).	719.40

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# **JENNER & BLOCK LLP**

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7/18/19	ВХН	L120	2.80	Reviewed witness materials in preparation for call re witness issues (.6); participated in call re witness preparations (1.8); conferred with R. Schar et al. dig-in issue (.4).	2,189.60
7/18/19	AFM	L110	2.00	Prepared for and conducted interview of third-party witness and conferred with team and client re same.	1,428.00
7/18/19	AFM	L120	2.00	Prepared for and participated in team witness brainstorming session.	1,428.00
7/18/19	AFM	L143	1.00	Continued working on reviewing and revising discovery.	714.00
7/18/19	RJS	L120	.50	Telephone conference with E. Loeb and others re exponent report.	491.00
7/18/19	MES	L120	1.00	Attended call re witness prep.	621.00
7/18/19	SCB	P280	2.00	Prepared for and attended teleconference re background on key witnesses (1.9); corresponded with team re scheduling for call re expert witness (.1).	1,190.00
7/18/19	WMG	L120	10.10	Strategized regarding trial preparation (2.2); follow up from strategy call (.9); calls with client regarding discovery (3.6); coordinated work flows in support of discovery and trial preparation (.6); analyzed factual materials in support of discovery responses and drafted analysis regarding same (1.8); revised interview memo (.4); revised trial work plan (.7).	6,696.30
7/18/19	EML	L120	.10	Coordinated with A. Merrick and B. Hauck re experts.	70.60
7/18/19	EML	L120	.30	Revised discovery responses in coordination with Jenner team.	211.80
7/18/19	EML	L120	2.00	Participated in Jenner team call re OII witnesses.	1,412.00

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# **JENNER & BLOCK LLP**

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7/18/19	EML	L120		.20	Discussed follow-up re dig-in investigation with PG&E legal and A. Merrick.	141.20
7/18/19	EML	L120		.80	Communicated with R. Schar, B. Hauck and A. Merrick re next steps on dig-in.	564.80
7/18/19	EML	L120		.10	Corresponded with client re interviews and correspondence with parties to OII.	70.60
7/18/19	EML	L120		.80	Participated in discussion with client and Jenner teams re dig-in.	564.80
7/18/19	EML	L120		.20	Prepared for dig-in discussion.	141.20
7/18/19	CJW	L120	A105	1.90	Teleconference with Jenner team re case background and witness assignments.	1,276.80
7/18/19	TSJ	L120		1.90	Conferred with team re division of witnesses in preparation for CPUC proceeding.	1,179.90
7/18/19	DX	L400		1.80	Participated in call with team re witness preparation for evidentiary hearing.	910.80
7/18/19	SXJ	L120		1.20	Revised proposed redaction on documents provided by SED.	607.20
7/18/19	SXJ	L120		4.20	Performed scoping analysis to determine potential document review population.	2,125.20
7/18/19	ACN	L120		3.90	Participated in team telephone conference re witness preparation (1.8); telephone conference re dig-in analysis (.9); began drafting memo to file re same (.4); reviewed correspondence from PG&E subject matter expert and revised discovery response re same (.1); telephone conference with W. Griffith re discovery (.1); telephone conference with client re discovery (.6).	2,320.50

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# **JENNER & BLOCK LLP**

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7/18/19	AKL	L110	4.50	Participated in witness team call (2.0); reviewed Bates White report and 90 day report re ticket issues (2.5).	1,800.00
7/18/19	AOT	L110	6.70	Participated in conference call re witnesses and testimony preparation (2.0); drafted memo re same (3.2); conducted factual research in support of discovery requests (1.5).	2,680.00
7/18/19	TLB	P280	2.50	Updated witness files with designated documents (1.0); updated electronic files (.5); obtained designated documents for attorney review (1.0).	817.50
7/19/19	ВХН	L120	2.60	Prepared for discussions with expert through review of documents and discussion with E. Loeb (1.8); reviewed and commented on various factual and work plan materials (.8).	2,033.20
7/19/19	AFM	L400	5.00	Worked on drafting trial plan.	3,570.00
7/19/19	AFM	L120	1.50	Reviewed and revised claims analysis and conferred with team re same.	1,071.00
7/19/19	AFM	L110	1.00	Prepared for interviews with locators and supervisors.	714.00
7/19/19	SCB	L120	1.70	Reviewed and analyzed key documents re trial witnesses.	1,011.50
7/19/19	WMG	L120	8.50	Calls with client regarding discovery (2.5); revised discovery responses and strategized regarding same (2.2); analyzed data in support of discovery (1.1); analyzed data in support of trial preparation and drafted related analysis (.8); coordinated discovery responses (.5); revised case strategy documents (.6); calls with expert (.8).	5,635.50

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# **JENNER & BLOCK LLP**

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7/19/19	EML	L120		.80	Prepared for meeting with potential expert in coordination with B. Hauck and Jenner team.	564.80
7/19/19	EML	L120		.10	Coordinated with Jenner team re follow-up re Exponent report.	70.60
7/19/19	EML	L120		.10	Corresponded with B. Hauck and A. Merrick re work plan and interviews.	70.60
7/19/19	CJW	L130	A105	.30	Prepared for meeting with potential expert, including coordinating with E. Loeb and A. Shakoorian Tabrizi.	201.60
7/19/19	SXJ	L120		2.60	Prepared chronologies for internal team review.	1,315.60
7/19/19	ACN	L120		1.80	Completed drafting memorandum summarizing telephone conference re dig-in and revised and edited same (1.7); circulated same to R. Schar for review (.1).	1,071.00
7/19/19	SLN	L400		.90	Conferred with A. Merrick and prepared for witness interviews re SED deposition request.	413.10
7/19/19	SLN	L110		2.10	Conducted electronic document review re witness interviews, per SED deposition request.	963.90
7/19/19	AKL	L110		6.00	Analyzed late ticket sample.	2,400.00
7/19/19	AOT	L110		8.60	Revised and updated memo for circulation to partners (1.3); conducted factual research in support of discovery responses (1.8); researched expert witness folders in preparation for upcoming witness interviews (3.4); drafted summary of expert witness prior reports (2.1).	3,440.00

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# **JENNER & BLOCK LLP**

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7/19/19	TLB	P280	4.50	Participated in teleconference with Team to discuss preliminary preparation for designated witnesses (2.0); began populating witness files with designated documents (1.5); updated electronic files (.5); obtained designated documents for attorney review (.5).	1,471.50
7/20/19	SXJ	L110	2.40	Revised entries in the master case chronology.	1,214.40
7/20/19	AOT	L110	3.80	Conducted targeted relativity document search regarding expert witness communications (1.5); drafted memorandum to team re expert witness (2.3).	1,520.00
7/21/19	EML	L120	.10	Corresponded with Jenner team re expert preparations.	70.60
7/21/19	SLN	L400	2.50	Prepared to second-chair witness interviews in preparation for SED depositions, including analysis of relevant documents.	1,147.50
7/21/19	SLN	L400	1.00	Analyzed witness background materials and mini chronology re dig-in.	459.00
7/21/19	AOT	L110	4.80	Conducted document research in support of upcoming witness interviews (2.2); drafted memorandum re same (2.6).	1,920.00
7/22/19	ВХН	L120	5.80	Continued preparations for expert prep work through review of previous writings (1.8); reviewed and revised draft interview outline at request of A. Merrick (.4); reviewed and revised draft trial plan (3.2); conferred with A. Merrick re interviews (.4).	4,535.60
7/22/19	AFM	L110	8.50	Prepared for and conducted interviews with locators and conferred with team and client re same.	6,069.00

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# **JENNER & BLOCK LLP**

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7/22/19	AFM	L400		2.00	Continued working on drafting trial plan and conferred with team and client re strategy.	1,428.00
7/22/19	SCB	L400	A101	.10	Prepared for call re expert witness.	59.50
7/22/19	WMG	L120		10.20	Calls in support of sampling analysis (1.2); coordinated with GRC proceeding to ensure consistency (2.5); coordinated discovery responses (1.3); strategized regarding case plan (2.0); strategized regarding witness testimony (1.5); setup work plan to address opening testimony (1.7).	6,762.60
7/22/19	EML	L120		1.00	Prepared for expert meetings in coordination with Jenner team.	706.00
7/22/19	EML	L120		.30	Analyzed L. Field EOU.	211.80
7/22/19	EML	L120		.60	Discussed expert preparations with C. Weiss and A. Tabrizi.	423.60
7/22/19	EML	L120		.20	Discussed next steps in OII with R. Schar.	141.20
7/22/19	EML	L120		1.80	Coordinated with A. Merrick, B. Hauck and Jenner team re trial and interview preparations.	1,270.80
7/22/19	EML	L120		.40	Discussed interviews and next steps in matter with A. Merrick, B. Hauck and team.	282.40
7/22/19	CJW	L120	A105	.70	Conferred with E. Loeb and A. Shakoorian Tabrizi re potential expert meeting.	470.40
7/22/19	CJW	L120	A104	.50	Reviewed background materials in preparation for meeting with potential expert.	336.00
7/22/19	SXJ	L130		1.30	Conducted online research into a potential expert witness.	657.80
7/22/19	SXJ	L120		3.70	Performed scoping analysis to determine potential document review population.	1,872.20

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# **JENNER & BLOCK LLP**

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7/22/19	ACN	L120	1.50	Corresponded with A. Merrick and E. Loeb re witness interviews (.1); corresponded with W. Griffith re case and discovery status (.1); drafted bullet points re dig-in for witness interviews (.7); reviewed witness interview outline drafted by A. Merrick and provided comments and edits to same (.4); corresponded with E. Loeb and B. Hauck re affirmative discovery (.1); corresponded with A. Shakoorian Tabrizi and E. Loeb re pre-formal investigation data responses (.1).	892.50
7/22/19	SLN	L110	4.60	Second-chaired witness interviews in preparation for SED depositions.	2,111.40
7/22/19	SLN	L110	.90	Prepared to second-chair witness interviews in preparation for SED depositions, and revised outline re same.	413.10
7/22/19	SLN	L400	2.40	Conferred with A. Merrick re SED deposition strategy (1.8); summarized at a high-level and outlined next steps re same (.6).	1,101.60
7/22/19	SLN	L110	.60	Drafted high-level summary re witness interviews in preparation for SED depositions.	275.40
7/22/19	SLN	L400	.50	Conferred with and provided update to E. Loeb and B. Hauck re witness interviews with A. Merrick.	229.50
7/22/19	AKL	L110	4.30	Drafted responses to discovery requests (2.5); participated in call with expert re ticket sampling (1.8).	1,720.00
7/22/19	AOT	L110	7.30	Conducted factual research re discovery requests (2.5); participated in team conference call re expert witness (.6); drafted outline for interviewing expert (3.3); conducted factual research re same (.9).	2,920.00

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# **JENNER & BLOCK LLP**

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7/22/40	TID	D000				
7/22/19	TLB	P280		2.00	Updated electronic files (1.0); obtained designated documents for attorney review (1.0).	654.00
7/22/19	DVC	L400		1.30	Drafted case calendar to identify and comply with upcoming deadlines.	392.60
7/23/19	REM	L120		1.30	Reviewed preliminary trial plan and related correspondence (.8); edited draft trial plan (.5).	1,160.90
7/23/19	BXH	L120		6.50	Prepared outline of witness testimony (1.2); participated in overview meeting with proposed expert witness (2.3); conferred with E. Loeb re same (.2); participated in client coordination call (1.1); responded to work plan and outstanding issue inquiries from W. Griffith and others in light of client coordination call (1.0); reviewed and revised work plan and discovery requests in response to comments (.7).	5,083.00
7/23/19	AFM	L110		8.00	Prepared for and participated in witness interviews and conferred with team and client re same.	5,712.00
7/23/19	AFM	L143		2.00	Continued working on reviewing and revising responses to discovery requests and related issues.	1,428.00
7/23/19	RJS	L120		.50	Reviewed draft trial plan and commented on same.	491.00
7/23/19	SCB	L400	A104	3.30	Reviewed, revised, and edited affirmative discovery and communicated with team re same (1.7); corresponded with team re various issues (.2); revised and edited request for information (.4); began preparation for drafting of witness statements (1).	1,963.50

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/23/19	WMG	L120		11.40	Calls in support of expert analysis (1.0); calls in support of discovery responses (1.0); strategized regarding case plan (2.5); coordinated witness testimony (2.0); prepared for opening testimony (1.8); factual research in support of witness testimony (2.0); client call regarding case strategy (1.1).	7,558.20
7/23/19	EML	L120		.50	Corresponded with client and Jenner teams re next steps in OII and witness interviews.	353.00
7/23/19	EML	L120		.30	Communicated with Jenner team re affirmative discovery.	211.80
7/23/19	EML	L120		.20	Prepared for interviews.	141.20
7/23/19	EML	L120		4.10	Discussed matter with client team, B. Hauck and possible expert witness in OII.	2,894.60
7/23/19	EML	L120		.30	Communicated with B. Hauck re expert witness planning.	211.80
7/23/19	CJW	L120	A106	4.00	Participated in meetings with potential expert re potential testimony.	2,688.00
7/23/19	ACN	L120		5.60	Reviewed drafts of affirmative discovery (.4); drafted proposed affirmative discovery on electric distribution issues (2.6); edited same (.2); telephone conference with client re discovery issues (.4); participated in witness interview (1.3); telephone conference with S. Norman and A. Merrick re same (.2); revised affirmative discovery (.1); participated in telephone conference with A. Merrick re third-party report (.4).	3,332.00
7/23/19	SLN	L110		1.30	Prepared to conduct first- and second-chair witness interviews in preparation for SED depositions.	596.70

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# **JENNER & BLOCK LLP**

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7/23/19	SLN	L110	5.50	First- and second-chaired witness interviews in preparation for SED depositions.	2,524.50
7/23/19	SLN	L110	1.10	Drafted high-level summary re witness interviews in preparation for SED depositions.	504.90
7/23/19	SLN	L400	.60	Analyzed chronology in preparation for witness interviews.	275.40
7/23/19	SLN	C100	1.30	Attended lunch strategy and background session with potential expert, A. Merrick, and A. Vallejo.	596.70
7/23/19	SLN	L130	1.20	Attended damage prevention overview with client and potential expert, as well as A. Merrick.	550.80
7/23/19	AKL	L110	8.20	Reviewed late ticket sample (6.7); participated in call with expert to discuss ticket sample (.5); drafted discovery responses regarding Cal OSHA (1.5); participated in call regarding status of discovery requests (.5).	3,280.00
7/23/19	AOT	L110	2.90	Factual research re discovery requests (0.3); revised and updated witness preparation memo based on preliminary trial plans (1.5); prepared files for witness interviews (1.1).	1,160.00
7/23/19	TLB	P280	2.00	Updated electronic files (.5); obtained designated documents for attorneys (1.5).	654.00
7/23/19	DVC	L400	.90	Supplemented case calendar to identify and maintain record of potential scheduling conflicts.	271.80
7/23/19	DVC	L400	1.10	Revised preliminary work plan chart based on most recent strategy session.	332.20
7/24/19	REM	L120	.40	Continued work on trial plan and settlement analysis.	357.20

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7/24/19	BXH	L120		9.90	Reviewed damage prevention documents in preparation for meeting with possible expert (.7); conferred with A. Merrick re discussions with expert (.4); met with proposed expert (5.0); conferred with A. Vallejo re expert strategy (.2); conferred with H. Weissmann re broader strategic issues and intersection with other proceedings (.3); reviewed and responded to work plan and discovery issues (1.3); began reviewing SED testimony (1.3); coordinated initial steps re testimony response (.7).	7,741.80
7/24/19	AFM	L130		4.00	Prepared for and participated in client and expert meetings.	2,856.00
7/24/19	AFM	L400		2.50	Continued working on drafting trial plan and related issues and conferred with team and client re same.	1,785.00
7/24/19	RJS	L120		.40	Telephone conference with B. Hauck and bankruptcy counsel re impact of bankruptcy proceedings on OII.	392.80
7/24/19	SCB	L400	A104	6.90	Managed affirmative discovery (2.9); attended interview with key witness (1.9); attended discovery call with client (.8); prepared for drafting of witness statements (1); conferred with A. Noll re case management (.2); managed third-party document request (.1).	4,105.50
7/24/19	WMG	L120		11.20	Analyzed opening testimony (3.0); drafted and revised analysis of opening testimony (3.0); coordinated work streams and revised case strategy plan (3.0); calls in support of discovery (.7); revised discovery responses (1.0); analyzed materials from expert (.5).	7,425.60

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# **JENNER & BLOCK LLP**

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7/24/19	EML	L120		.60	Communicated with B. Hauck and Jenner team re witnesses and next steps in matter.	423.60
7/24/19	EML	L120		1.00	Communicated with Jenner team and revised discovery.	706.00
7/24/19	EML	L120		.10	Communicated with B. Hauck re matter.	70.60
7/24/19	EML	L120		.90	Interviewed witness re dig-in.	635.40
7/24/19	EML	L120		1.60	Participated in discussion with possible expert, and client and Jenner teams.	1,129.60
7/24/19	CJW	L120	A106	4.30	Participated in meetings with potential expert re possible testimony.	2,889.60
7/24/19	CJW	L120	A105	.20	Teleconference with E. Loeb re potential expert testimony.	134.40
7/24/19	CJW	L120	A105	.40	Teleconference with B. Hauck and A. Merrick re potential expert testimony.	268.80
7/24/19	SXJ	L120		.70	Analyzed exhibits from SED's opening testimony.	354.20
7/24/19	ACN	L120		2.30	Reviewed draft trial plan (.1); corresponded with E. Loeb re affirmative discovery (.4); participated in witness interview (.9); telephone conference with client re status of discovery (.5); telephone conference with E. Loeb re witness preparation (.1); correspondence with A. Merrick, W. Griffith, and E. Loeb re same (.3).	1,368.50
7/24/19	SLN	L400		2.80	Attended and participated in PG&E session on damage prevention program.	1,285.20
7/24/19	SLN	L400		3.80	Analyzed and summarized for client review SED opening testimony.	1,744.20

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# **JENNER & BLOCK LLP**

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7/24/19	SLN	L400	.70	Conferred with W. Griffith, A. Shakoorian, and A. Lyons re SED opening testimony and related high-level summary.	321.30
7/24/19	SLN	L400	1.00	Conferred with W. Griffith, A. Lyons, and A. Shakoorian re pre-trial staffing, strategy, and case management.	459.00
7/24/19	SLN	L400	1.70	Drafted summary re SED opening testimony for client review.	780.30
7/24/19	SLN	L400	.30	Conferred with team and A. Merrick re witness testimony drafting and client requests re same.	137.70
7/24/19	SLN	L400	.40	Conferred with C. Weiss and S. Birnbaum re PG&E session on damage prevention program.	183.60
7/24/19	AKL	L110	3.50	Summarized SED opening testimony.	1,400.00
7/24/19	AOT	L110	10.20	Factual research re discovery requests (.7); drafted email re discovery responses (.5); participated in conference call with client and potential experts (1.7); reviewed reports re same (1.2); participated in office meeting re preparation for witness testimonies (.4); reviewed testimonies of the witnesses submitted by SED and drafted summaries (5.7).	4,080.00
7/24/19	TLB	P280	2.50	Updated electronic files (1.0); obtained designated documents for attorneys (1.5).	817.50
7/24/19	DVC	L400	.80	Continued to revise preliminary work plan chart based on most recent strategy session.	241.60

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# **JENNER & BLOCK LLP**

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7/25/19	REM	L120		1.30	Continued review of preliminary trial plan (.6); reviewed summary of SED testimony and related correspondence, analyzed same (.5); reviewed summary of settlement dynamics (.2).	1,160.90
7/25/19	BXH	L160		5.80	Conferred with PG&E compliance team re factual briefing (.2); revised summary of testimony in light of review of additional testimony and comments from client (1.7); resolved discovery issues through discussions with SED and PG&E (.3); drafted outline of key points for hearing (2.1); conferred with W. Griffith et al. re next steps (.5); reviewed and commented on discovery issues (1.0).	4,535.60
7/25/19	AFM	L400	A103	1.00	Drafted trial plan and conferred with team re same.	714.00
7/25/19	RJS	L120		.30	Edited draft talking points for ALJ hearing.	294.60
7/25/19	SCB	L400	A104	5.80	Reviewed and analyzed testimony and prepared for drafting of discovery requests (4.2); prepared, finalized, tracked, and served discovery (.5); attended team meeting (.6); conferred and corresponded with team members and reviewed relevant communications (.5)	3,451.00
7/25/19	WMG	L120		10.00	Coordinated work streams and revised case strategy plan (2.7); revised discovery responses (.8); factual development in support of opening testimony (3.5); revised analysis regarding opening testimony (1.0); attention to witness preparation plans (1.0); attention to affirmative discovery (.5); attention to experts (.5).	6,630.00
7/25/19	EML	L120		1.00	Reviewed SED filings and next steps in coordination with client and Jenner teams.	706.00

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# **JENNER & BLOCK LLP**

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7/25/19	EML	L120	.50	Coordinated experts and trial plan and discovery with Jenner team.	353.00
7/25/19	EML	L120	.10	Discussed next steps in matter with B. Hauck.	70.60
7/25/19	EML	L120	.30	Prepared for and provided PG&E with update re dig-in issue.	211.80
7/25/19	EML	L120	.70	Discussed team assignments and next steps re SED testimony with B. Hauck and Jenner team.	494.20
7/25/19	EML	L120	.10	Corresponded with client and B. Hauck re communications with SED.	70.60
7/25/19	DX	L400	.40	Corresponded with team re witness assignments for evidentiary hearing.	202.40
7/25/19	SXJ	L120	2.10	Analyzed the exhibits attached to the SED's opening testimony.	1,062.60
7/25/19	SXJ	L130	.70	Reviewed the testimony of a potential expert witness.	354.20
7/25/19	ACN	L120	5.10	Reviewed correspondence from team re SED testimony and summary re same (.2); reviewed and analyzed SED opening testimony (2.0); drafted email analysis to A. Merrick, E. Loeb, and B. Hauck re same (.5); conference with S. Birnbaum re same (.2); telephone conference with E. Loeb re testimony (.2); drafted bullet points re same (.3); drafted memo to file re telephone conference re dig-in (.7); began drafting memo to file re witness interview (.4); telephone conference with team re opening testimony and staffing (.6).	3,034.50
7/25/19	SLN	L400	.40	Conferred with A. Noll re SED opening testimony and related high-level summary.	183.60
7/25/19	SLN	L400	1.60	Participated in internal coordinating call re trial preparation management, and drafted summary for team circulation re same.	734.40

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# **JENNER & BLOCK LLP**

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7/25/19	SLN	L400	.60	Drafted agenda for internal call re trial preparation management.	275.40
7/25/19	SLN	L400	1.90	Analyzed and summarized SED opening testimony.	872.10
7/25/19	SLN	L110	1.60	Analyzed and summarized L. Field EUO.	734.40
7/25/19	SLN	L400	1.40	Analyzed and reviewed background materials for drafting testimony of gas official.	642.60
7/25/19	SLN	L400	1.30	Analyzed background materials for drafting witness testimony re current issues.	596.70
7/25/19	AKL	L110	2.50	Reviewed documents to be produced with discovery response for privilege.	1,000.00
7/25/19	TLB	P280	4.00	Addressed issues regarding access to PG&E desktop (1.00) updated electronic files (1.00); obtained designated documents for attorneys (2.00)	1,308.00
7/25/19	DVC	L400	.60	Continued to revise preliminary work plan chart per attorney's edits.	181.20
7/26/19	BXH	L120	7.80	Continued preparation of key points for hearing in coordination with PG&E and other outside counsel (3.9); conferred with W. Griffith and S. Norman re witness testimony (.5); conferred with W. Griffith and D. Xu re expert witness issues (.3); interviewed possible expert witness (.8); conferred with additional expert witness (.7); conferred with PG&E team re hearing issues and drafted follow-up message (.7); outlined witness testimony re damage prevention (.9).	6,099.60
7/26/19	AFM	L900	.50	Prepared for settlement conference and conferred with team re same.	357.00

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# **JENNER & BLOCK LLP**

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7/26/19	SCB	L400	A103	1.50	Prepared and managed affirmative discovery (1.2); conferred with team members re workflow and team meetings (.3).	892.50
7/26/19	WMG	L120		10.10	Strategized regarding testimony (1.2); researched in support of testimony (4.0); finalized discovery responses (1.7); coordinated work streams (2.0); prepared opening testimony (1.2).	6,696.30
7/26/19	EML	L120		.50	Revised chronology and corresponded with PG&E compliance team, R. Schar and A. Noll re same.	353.00
7/26/19	EML	L120		.30	Prepared for July 30 hearing and revised talking points for same.	211.80
7/26/19	EML	L120		.80	Reviewed materials related to OII.	564.80
7/26/19	EML	L120		.70	Communicated with client and Jenner teams re planning for settlement conference.	494.20
7/26/19	EML	L120		.10	Discussed expert witness testimony with D. Xu and C. Weiss.	70.60
7/26/19	EML	L120		.80	Revised and finalized discovery requests in coordination with Jenner and client teams.	564.80
7/26/19	EML	L120		.10	Communicated with R. Schar and Jenner team re additional discovery requests.	70.60
7/26/19	EML	L120		.60	Discussed witness and OII next steps with A. Noll.	423.60
7/26/19	EML	L120		.20	Discussed goals for possible witness with A. Noll and D. Xu.	141.20
7/26/19	CJW	L120	A105	.20	Teleconference with E. Loeb and D. Xu re expert testimony.	134.40
7/26/19	DX	L400		1.20	Researched CPUC procedures for evidentiary issues.	607.20

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# **JENNER & BLOCK LLP**

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7/26/19	DX	L400	.40	Conferenced with W. Griffith and B. Hauck re expert witness testimony.	202.40
7/26/19	DX	L400	.20	Conferenced with A. Noll and E. Loeb re fact witness testimony.	101.20
7/26/19	DX	L400	.20	Conferenced with C. Weiss and E. Loeb re expert witness testimony.	101.20
7/26/19	DX	L400	.40	Reviewed trial and witness strategies and plans.	202.40
7/26/19	DX	L400	1.20	Reviewed SED's opening prepared testimony.	607.20
7/26/19	SXJ	L130	.70	Attended the interview for a potential expert witness.	354.20
7/26/19	SXJ	L130	.60	Attended the interview for a potential expert witness.	303.60
7/26/19	SXJ	L130	.90	Reviewed background of potential expert witnesses.	455.40
7/26/19	SXJ	L400	1.10	Reviewed proposed trial plan.	556.60
7/26/19	SXJ	L120	1.40	Analyzed SED's opening testimony against initial OII filing.	708.40
7/26/19	ACN	L120	2.70	Conferenced with S. Birnbaum re status of affirmative discovery (.2); reviewed A. Merrick comments re data requests related to electric issues and proposed revisions to same (.4); revised and updated chronology and correspondence with E. Loeb re same (.5); continued drafting memo summarizing witness interview (.2); reviewed S. Norman witness interview notes and provided additions to same (.3); telephone conference with E. Loeb and D. Xu re witness testimony (.3); conference with E. Loeb re staffing and litigation strategy (.7); telephone conference with S. Norman re same (.1).	1,606.50

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# **JENNER & BLOCK LLP**

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7/26/19	SLN	L400	.70	Conferred with B. Hauck and W. Griffith re witness testimony preparation.	321.30
7/26/19	SLN	L110	2.70	Drafted summary and mental impressions for team circulation re witness interview.	1,239.30
7/26/19	SLN	L400	1.00	Analyzed, consolidated, and saved to file background materials for drafting of witness testimony.	459.00
7/26/19	SLN	L400	.60	Conferred with S. Birnbaum re electric issues and affirmative discovery.	275.40
7/26/19	SLN	L400	.50	Conferred with A. Noll re witness testimony management and work streams.	229.50
7/26/19	SLN	L400	.40	Conferred with W. Griffith re damage prevention expert.	183.60
7/26/19	SLN	L400	.80	Drafted flash summary of witness interview for E. Loeb review.	367.20
7/26/19	SLN	L400	1.10	Analyzed J. Klemm decks re corrective actions.	504.90
7/26/19	AKL	L110	2.00	Participated in call regarding privilege review of materials to be produced in response to discovery request (.5); participated in call regarding SED testimony review (.5); revised draft discovery response regarding Cal OSHA (1.0).	800.00
7/26/19	AOT	L110	4.40	Analyzed discovery requests to determine whether newly-obtained documents are responsive (1.1); reviewed work-stream emails re SED's opening testimony (.3); conference call with team re same (.5); reviewed and analyzed documents in support of witness preparation (.5); factual research re discovery requests (1.0).	1,760.00

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# **JENNER & BLOCK LLP**

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7/26/19	TLB	P280		8.20	Updated electronic files (1.0); obtained designated documents for attorneys (.7); updated Data Request Master Chart (6.5).	2,681.40
7/26/19	DVC	L330		.10	Continued to revise case calendar to record and determine potential scheduling conflicts.	30.20
7/26/19	DVC	L400		.30	Prepared binder of SED's opening testimony for D. Xu.	90.60
7/26/19	DVC	L400		.10	Prepared trial binder of memos for D. Xu.	30.20
7/27/19	AFM	L120	A104	1.00	Reviewed SED opening testimony and conferred with team re same.	714.00
7/27/19	WMG	L120		7.00	Drafted and revised sections of opening testimony (6.0); coordinated work streams (1.0).	4,641.00
7/27/19	EML	L120		.20	Communicated with A. Merrick and Jenner team re witness updates and next steps.	141.20
7/27/19	EML	L120		.20	Discussed upcoming for status hearing with Jenner and client teams.	141.20
7/27/19	DX	L400		.90	Reviewed SED's prepared opening testimony.	455.40
7/27/19	DX	L400		2.30	Reviewed and analyzed witness file for potential fact witness.	1,163.80
7/27/19	DX	L400		1.00	Drafted correspondence to team re recommendations on potential fact witness.	506.00
7/27/19	SXJ	L120		2.50	Reviewed SED's opening testimony.	1,265.00
7/27/19	SXJ	L120		2.30	Prepared chronologies for internal team review.	1,163.80
7/27/19	SXJ	L110		.60	Drafted proposed coding panel for upcoming document review.	303.60
7/27/19	SXJ	L110		.80	Drafted document review proposal.	404.80

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# **JENNER & BLOCK LLP**

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7/27/19	ACN	L120	.10	Corresponded with A. Merrick and E. Loeb re dig-in matters.	59.50
7/27/19	SLN	L400	2.10	Reviewed and analyzed trial plan, witness strategies and summaries, and work plan.	963.90
7/27/19	SLN	L110	1.60	Drafted summary and mental impressions for team circulation re supervisor witness interview.	734.40
7/27/19	SLN	L110	1.60	Drafted summary and mental impressions for team circulation re locator witness interview.	734.40
7/27/19	AKL	L110	7.80	Reviewed and analyzed SED opening testimony (4.0); drafted response and discovery chart regarding the same (3.8).	3,120.00
7/27/19	AOT	L110	5.80	Reviewed and analyzed opening testimonies and drafted discovery requests re same.	2,320.00
7/27/19	TLB	P280	.50	Updated electronic files (.25); obtained designated documents for attorneys (.25).	163.50
7/28/19	REM	L120	.40	Reviewed status memo (.1); reviewed correspondence with client re next steps (.1); drafted memo re same (.2).	357.20
7/28/19	ВХН	L120	2.10	Drafted options memo for next phase of discussions.	1,642.20
7/28/19	ВХН	L120	.40	Began preparing outline of next witness testimony.	312.80
7/28/19	AFM	L120	2.50	Reviewed SED opening testimony and conferred with team re same.	1,785.00
7/28/19	WMG	L120	1.20	Prepared hearing testimony (.5); coordinated workflows (.3); coordinated supplemental analysis (.4).	795.60
7/28/19	EML	L120	.10	Corresponded with A. Merrick refollow up re dig-in.	70.60

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# **JENNER & BLOCK LLP**

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7/28/19	SXJ	L120	4.30	Reviewed previous document review protocols to prepare upcoming document review protocol.	2,175.80
7/28/19	SXJ	L120	2.10	Revised chart summarizing SED's opening testimony.	1,062.60
7/28/19	SXJ	L120	2.70	Revised entries in the master case chronology.	1,366.20
7/28/19	ACN	L120	1.40	Reviewed workplan and added revisions to same (.1); completed draft memo re witness interview (1.3).	833.00
7/28/19	SLN	L110	1.20	Drafted summary and mental impressions for team circulation re additional supervisor witness interview.	550.80
7/28/19	SLN	L400	.30	Conferred with witness team re draft outline.	137.70
7/28/19	SLN	L400	4.70	Drafted witness testimony.	2,157.30
7/28/19	SLN	P100	.90	Reviewed B. Fox email drive for documents re internal sub investigation, and organized drive re same.	413.10
7/28/19	AKL	L110	3.80	Drafted response chart to SED opening testimony (3.8)	1,520.00
7/28/19	AOT	L110	6.70	Strategized and drafted discovery requests in response to SED's opening testimonies.	2,680.00
7/28/19	TLB	P280	.50	Obtained designated documents for attorneys.	163.50

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# **JENNER & BLOCK LLP**

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7/29/19	BXH	L120	10.10	Drafted outline re additional witness (1.0); conferred with witness team re new witness outline (.5); conferred with W. Griffith and A. Lyons re analysis related to possible expert testimony (.2); revised draft options memo (.8); conferred with bankruptcy counsel in preparation for hearing (.3); reviewed materials in preparation for hearing (.7); conferred with C. Middlekauff et al. re hearing prep (.7); implemented follow-up steps and communications in light of hearing prep call (1.6); conferred with A. Allen re bankruptcy posture and relationship to OII (.2); reviewed expert materials (.2); participated in debriefing call with A. Merrick et al. re meeting with expert (.7); participated in team call with A. Merrick, E. Loeb, and W. Griffith re status and next steps (1.0); conferred with J. Pendleton re SED discussions (.3); participated in call with PG&E team re relationship between L&M and rate case (.5); coordinated testimony preparations re management witness through discussions with A. Merrick, W. Griffith, and S. Norman (.5); reviewed and revised proposed business practice changes (.9).	7,898.20
7/29/19	AFM	L400	3.00	Drafted fact witness outlines and testimony and conferred with team re same.	2,142.00
7/29/19	AFM	L120	2.00	Reviewed and evaluated ticket analysis and conferred with team re same.	1,428.00
7/29/19	RJS	L120	.20	Reviewed summary of locator interviewed and corresponded with A. Merrick re same.	196.40

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# **JENNER & BLOCK LLP**

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7/29/19	SCB	L400	A104	7.60	Prepared for drafting of witness testimony (2.8); attended team calls re drafting of witness testimony (1.2); attended "check in" meeting (.9); prepared discovery requests (2.4); conferred and corresponded with team members re various issues in case (.3).	4,522.00
7/29/19	WMG	L120		8.50	Revised discovery responses and related calls and emails (.8); strategized regarding opening testimony (1.4); revised work flows and related coordinating call (1.8); reviewed interview summaries (.6); analyzed new discovery requests (.4); coordinated document review (.4); researched in support of opening testimony (1.0); strategized regarding expert analysis (.6); drafted opening testimony (1.0); coordinated with GRC proceeding (.5).	5,635.50
7/29/19	EML	L120		.20	Reviewed materials re status hearing and corresponded with client team and B. Hauck re same.	141.20
7/29/19	EML	L120		.60	Discussed settlement with client team and B. Hauck.	423.60
7/29/19	EML	L120		.30	Conferred with B. Hauck re matter next steps and settlement discussions.	211.80
7/29/19	EML	L120		.90	Discussed expert witnesses with A. Merrick, B. Hauck and Jenner team.	635.40
7/29/19	EML	L120		1.00	Coordinated with A. Merrick, B. Hauck and Jenner team re work streams and witness next steps.	706.00
7/29/19	EML	L120		.50	Corresponded with Jenner team re OII work streams.	353.00
7/29/19	EML	L120		.30	Corresponded with client re witness next steps.	211.80

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# **JENNER & BLOCK LLP**

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7/29/19	EML	L120	.60	Coordinated with A. Noll re next steps re sub-investigation and witnesses.	423.60
7/29/19	EML	L120	.30	Discussed witness preparation with A. Lyons and A. Noll.	211.80
7/29/19	CJW	L120	.80	Teleconference with Jenner Team re expert testimony issues.	537.60
7/29/19	CJW	L120	.20	Teleconference with D. Xu re expert testimony issues.	134.40
7/29/19	TSJ	B110	.60	Reviewed background materials for hearing.	372.60
7/29/19	DX	L400	.40	Participated in call with team re expert witness preparation.	202.40
7/29/19	DX	L400	.30	Corresponded with E. Loeb and N. Noll re potential fact witness.	151.80
7/29/19	DX	L400	.40	Coordinated scheduling for call with expert witness.	202.40
7/29/19	SXJ	L120	4.40	Revised chart summarizing SED's opening testimony.	2,226.40
7/29/19	SXJ	L120	2.40	Conducted targeted review of documents on master chronology.	1,214.40
7/29/19	SXJ	L130	.40	Summarized interviews with potential experts.	202.40
7/29/19	SXJ	L110	1.40	Participated in internal team conference call.	708.40

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7/29/19	ACN	L120	3.70	Corresponded with S. Jahangir and A. Lyons re witness testimony (.1); corresponded with A. Lyons and E. Loeb re same (.1); corresponded with E. Loeb and A. Merrick re electric issues (.2); conferences with S. Birnbaum re affirmative discovery (.4); drafted correspondence to T. Johnson re witness testimony to be drafted and electric issues (.5); telephone conference with A. Lyons and E. Loeb re witness testimony (.5); revised witness interview outline re same (.5); telephone conference with third-party counsel and E. Loeb re deposition issues (.5); conference with E. Loeb re litigation strategy (.3); participated in team telephone conference re status of matter (.6).	2,201.50
7/29/19	SLN	L400	1.10	Participated in witness testimony preparation and strategy call with B. Hauck, A. Merrick, S. Birnbaum, and A. Shakoorian.	504.90
7/29/19	SLN	L400	.70	Participated in witness testimony preparation and strategy call with W. Griffith and A. Lyons.	321.30
7/29/19	SLN	L400	.50	Participated in witness testimony preparation and strategy call with S. Birnbaum and A. Shakoorian.	229.50
7/29/19	SLN	L400	1.00	Participated in internal coordinating call re trial preparation management and strategy, and completed follow up tasks for W. Griffith.	459.00
7/29/19	SLN	L400	.90	Consolidated background materials re potential witness and drafted comprehensive summary for A. Merrick review and analysis.	413.10
7/29/19	SLN	L400	1.60	Analyzed background materials in preparation for drafting witness testimony re same.	734.40
7/29/19	SLN	L400	.50	Participated in background call re witness testimony with S. Birnbaum.	229.50

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/29/19	SLN	L110	1.00	Drafted summary and mental impressions for team circulation re witness interview in preparation for depositions.	459.00
7/29/19	SLN	L110	1.40	Drafted summary and mental impressions for team circulation re deponent witness interview.	642.60
7/29/19	SLN	L110	.60	Revised summary and mental impressions for team circulation re witness interview and advised E. Loeb re same.	275.40
7/29/19	SLN	L400	.70	Drafted portion of witness testimony re historical issues.	321.30
7/29/19	SLN	L400	1.00	Drafted witness testimony re corrective steps.	459.00
7/29/19	AKL	L110	10.00	Discussed updates to legal claims analysis chart (1.0); participated in discussion of potential expert (1.2); participated in discussion regarding plan and progress on development of fact testimony (1.0); reviewed and analyzed new OSHA materials to be included with discovery response (4.0); revised discovery response to reflect same (2.2); participated in call regarding development of potential witness testimony (.6).	4,000.00
7/29/19	AOT	L110	6.60	Phone conferences with testimony teams (2.0); reviewed and analyzed documents in preparation for drafting testimonies (1.8); drafted testimonies (2.8).	2,640.00
7/29/19	TLB	P280	8.50	Updated electronic files (1.5); obtained designated documents for attorneys (2.0); began rebuilding hyperlinks to Data Request Master Chart (4.0); participated in internal coordinating call with Jenner team (1.0).	2,779.50
7/29/19	DVC	L400	.10	Supplemented memo re work plan with attorney's current status of witness prep calls.	30.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/30/19	ВХН	L120		10.80	Began revision of proposed settlement document (1.0); coordinated response to SED re proposed plan (.4); conferred with expert re status of work (.5); prepared for hearing (3.1); participated in hearing (.4); drafted correspondence to Jenner team re hearing (1.1); participated in meeting with C. Middlekauff et al. re hearing (.5); participated in call with C. Middlekauff et al. re status and experts (.7); began drafting assessment memo requested by C. Middlekauff (3.1).	8,445.60
7/30/19	AFM	P300		1.00	Worked on drafting and analyzing witness statements and conferred with team same.	714.00
7/30/19	RJS	L120		2.00	Reviewed SED testimony and corresponded with B Hauck and others re same.	1,964.00
7/30/19	RJS	L120		.50	Telephone conference re post-status update and strategy re same.	491.00
7/30/19	SCB	L400	A103	6.90	Drafted and revised discovery requests (6.3); conferred and corresponded with team re various issues (.5).	4,105.50
7/30/19	WMG	L120		8.70	Call with client regarding discovery (1.2); call with client regarding case strategy (.6); call with fact witness (.5); revised discovery responses (1.5); drafted discovery responses (2.0); coordinated case work streams in support of opening testimony (1.5); prepared opening testimony (1.4).	5,768.10
7/30/19	EML	L120		.60	Discussed electric incident with C. Middlekauff, J. Pendleton and A. Noll.	423.60
7/30/19	EML	L120		.20	Reviewed analysis re possible OII witnesses.	141.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/30/19	EML	L120	.10	Corresponded with client team and B. Hauck re upcoming status hearing.	70.60
7/30/19	EML	L120	.20	Corresponded with expert and C. Weiss re scheduling.	141.20
7/30/19	EML	L120	.20	Corresponded with Jenner team re discovery requests and analysis of claims.	141.20
7/30/19	EML	L120	.30	Communicated with R. Schar, A. Noll and Jenner team re electric issues.	211.80
7/30/19	EML	L120	.40	Discussed status conference with client team and B. Hauck.	282.40
7/30/19	EML	L120	.30	Communicated with R. Schar, A. Merrick and B. Hauck re status conference and next steps.	211.80
7/30/19	TSJ	L120	3.60	Reviewed 90-day report, SED testimony, and OII and SED reports.	2,235.60
7/30/19	DX	L400	.70	Reviewed expert witness's prior expert reports.	354.20
7/30/19	DX	L400	.50	Participated in call with expert witness re analysis.	253.00
7/30/19	DX	L400	2.50	Researched expert witness and drafted agenda for call with expert.	1,265.00
7/30/19	DX	L400	1.00	Corresponded with team re summary of call with expert witness.	506.00
7/30/19	SXJ	L120	7.10	Conducted targeted review of documents on master chronology.	3,592.60
7/30/19	SXJ	L130	1.30	Reviewed the prior testimony of a potential expert witness.	657.80
7/30/19	SXJ	L120	.90	Revised the proposed redaction of documents provided by SED.	455.40
7/30/19	SXJ	L120	1.30	Reviewed prior interview outlines to prepare upcoming interview outlines.	657.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/30/19	ACN	L120	9.00	Reviewed chart of contentions from SED Opening Testimony to identify allegations for response (1.4); conferences with S. Birnbaum re same and re affirmative discovery (.4); conference with T. Johnson re status of matter (.2); corresponded with E. Loeb in advance of telephone conference re dig-in (.2); telephone conference with E. Loeb and PG&E legal team re dig-in (.6); drafted summary of same and next steps for team (.6); telephone conference with third-party counsel re documents (.2); reviewed D. Xu analysis re potential witness and correspondence with E. Loeb re same (.5); reviewed S. Birnbaum draft of affirmative discovery and provided edits to same (.9); drafted additional proposed affirmative discovery (1.4); reviewed background materials re potential witness (.3); telephone conferences with S. Norman re same (.4); telephone conference with A. Lyons and S. Jahangir re drafting testimony re same (.6); telephone conference with W. Griffith re discovery issues (.3); revised chart of contentions to identify witnesses to rebut particular points (.5); correspondence with team re same and re electric issues (.3); conference with T. Johnson re electric issues (.2).	5,355.00
7/30/19	SLN	L400	.60	Analyzed and reviewed opening testimony arguments and discovery chart.	275.40
7/30/19	SLN	L400	1.20	Conferred with A. Noll re inclusion of issues in witness testimony, and drafted summary email to team re same.	550.80
7/30/19	SLN	L400	5.20	Drafted witness testimony and analyzed related background materials.	2,386.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/30/19	SLN	L400	.30	Conferred with witness team re draft outline re corrective issues.	137.70
7/30/19	SLN	L400	.50	Conferred with witness team re draft outline of historical issues.	229.50
7/30/19	SLN	L110	.70	Conferred with S. Birnbaum re case and factual background.	321.30
7/30/19	SLN	L400	.50	Conferred with witness team re draft outline.	229.50
7/30/19	SLN	L400	.90	Coordinated case management and updated case work plan.	413.10
7/30/19	SLN	L130	1.30	Analyzed and drafted mental impressions re expert.	596.70
7/30/19	SLN	L400	.40	Participated in internal coordinating call re trial preparation management and strategy, and completed follow up tasks for W. Griffith.	183.60
7/30/19	AKL	L110	11.20	Participated in call to discuss witness testimony (1.25); revised OSHA discovery response (2.2); researched witness background for testimony (1.5); drafted testimony sections (3.75); reviewed and analyzed documents to draft outline of other witness testimony (2.0); participated in call to discuss upcoming doc review assignment (.5).	4,480.00
7/30/19	AOT	L110	5.60	Drafted testimonies.	2,240.00
7/30/19	TLB	P280	2.50	Updated electronic files (.5); obtained designated documents for attorneys (1.0); uploaded documents to client SharePoint site for review (1.0).	817.50
7/31/19	REM	L120	1.10	Reviewed and revised client memo (.7); telephone conference with B. Hauck re same and settlement authority (.2); reviewed related memorandum (.2).	982.30

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/31/19	ВХН	L120		7.40	Continued revision of proposed stipulated facts (3.6); revised draft memo for PG&E in coordination with Jenner team (1.6); conferred with R. Mehrberg re same (.2); coordinated expert preparations (.4); coordinated responses on expert issues (.2); conferred with C. Weiss re witness statement drafting (.6); reviewed materials in preparation for drafting witness statement (.8).	5,786.80
7/31/19	AFM	P300		1.00	Worked on drafting and analyzing witness statements and conferred with team same.	714.00
7/31/19	RJS	L120		.50	Edited draft of settlement memo and corresponded with B Hauck re same.	491.00
7/31/19	RJS	L120		.20	Reviewed new draft of settlement documents and corresponded with B. Hauck re same.	196.40
7/31/19	SCB	L400	A103	7.10	Prepared and revised affirmative discovery (3.2); drafted witness statement (3.5); prepared for and attended meetings with supervisor and team members (.4).	4,224.50
7/31/19	WMG	L120		4.50	Call with client regarding discovery (1.2); strategized regarding discovery responses (1.0); revised discovery responses (.6); strategized regarding witness statements (.8); coordinated case work streams (.9).	2,983.50
7/31/19	EML	L120		.60	Revised memorandum and communicated with R. Schar and B. Hauck re same.	423.60
7/31/19	EML	L120		.60	Corresponded with Jenner team re discovery.	423.60
7/31/19	EML	L120		1.10	Discussed electric issue with PG&E legal, third party, and A. Noll.	776.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/31/19	EML	L120	.50	Discussed depositions and witness next steps with J. Pendleton and A. Noll.	353.00
7/31/19	EML	L120	.60	Corresponded with client and Jenner teams re witnesses for OII and reviewed materials re same.	423.60
7/31/19	EML	L120	.10	Corresponded with potential expert re OII.	70.60
7/31/19	CJW	L120	.60	Teleconference with B. Hauck, W. Griffith, and A. Lyons re Soto testimony.	403.20
7/31/19	CJW	L120	.40	Revised expert interview outline.	268.80
7/31/19	CJW	L120	2.40	Reviewed witness background materials.	1,612.80
7/31/19	DX	L400	.30	Researched background and experience of expert witness.	151.80
7/31/19	DX	L400	.50	Reviewed and revised agenda/outline of discussion topics for call with expert witness.	253.00
7/31/19	DX	L400	.20	Corresponded with team re expert witness prep.	101.20
7/31/19	SXJ	L120	2.90	Conducted targeted review of documents on master chronology.	1,467.40
7/31/19	SXJ	L120	2.10	Analyzed documents as part of drafting interview outline.	1,062.60
7/31/19	SXJ	L120	.80	Analyzed witness-specific chronology as part of drafting interview outline.	404.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/31/19	ACN	L120	3.70	Corresponded with B. Hauck re discovery and electric dig-ins (.1); corresponded with E. Loeb re dig-in (.1); reviewed prior witness interview memo and drafted outline of interview for third-party witness interview (.8); corresponded with A. Lyons re same (.1); corresponded with team re additional locator interviews (.1); reviewed third-party documents and drafted supplemental response to discovery (.6); telephone interview with third party (1.0); telephone conference with A. Lyons re same (.1); telephone conference with E. Loeb and J. Pendleton re same (.5); reviewed A. Lyons flash summary re witness interview and revised and edited same (.3).	2,201.50
7/31/19	SLN	L400	2.40	Analyzed and read 90 day report for drafting of witness testimony.	1,101.60
7/31/19	SLN	L400	3.20	Drafted witness testimony and analyzed related background materials.	1,468.80
7/31/19	SLN	L400	.50	Conferred with A. Noll re inclusion of additional issues in witness testimony, and drafted summary email to team re same.	229.50
7/31/19	SLN	L110	.90	Revised and updated locator interview notes.	413.10
7/31/19	SLN	L400	.60	Analyzed and reviewed opening testimony arguments and discovery chart.	275.40
7/31/19	SLN	L400	.30	Conferred with witness team re draft outline.	137.70
7/31/19	SLN	L110	1.50	First- and second-chaired witness interviews in preparation for SED depositions.	688.50

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/31/19	AKL	L110		10.80	Reviewed and analyzed documents in support of witness testimony (5.8); participated in call to discuss progress on testimony (.5); drafted sections of testimony (2.0); participated in call to discuss additional witness testimony (.5); drafted sections of testimony re training (2.0).	4,320.00
7/31/19	AOT	L110		11.80	Conducted factual research re discovery responses (.6); conducted research re potential expert witnesses (2.8); conducted first level document review in support of witness depositions (3.2); reviewed and analyzed documents in support of drafting witness testimonies (2.5); drafted testimonies (2.7).	4,720.00
7/31/19	TLB	P280		5.50	Updated electronic files (1.5); obtained designated documents for attorneys (1.0); completed rebuilding hyperlinks to Data Request Master Chart and updated same (3.0).	1,798.50
7/31/19	DVC	L400		.20	Continued to revise case calendar with new deadlines relating to fact witness statements and note any possible scheduling conflicts.	60.40
			1	253.10	PROFESSIONAL SERVICES	\$ 706,147.10
INVOICE T	OTAL					\$ 706,147.10

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
REID J. SCHAR	9.10	982.00	8,936.20
RANDALL E. MEHRBERG	6.20	893.00	5,536.60
BRIAN P. HAUCK	109.10	782.00	85,316.20
ANDREW F. MERRICK	118.50	714.00	84,609.00
EMILY M. LOEB	66.60	706.00	47,019.60
CARLA J. WEISS	18.60	672.00	12,499.20
WESLEY M. GRIFFITH	160.60	663.00	106,477.80
TASSITY S. JOHNSON	6.10	621.00	3,788.10
MICHAEL E. STEWART	1.00	621.00	621.00
SAMUEL C. BIRNBAUM	48.60	595.00	28,917.00
ANDREW C. NOLL	128.00	595.00	76,160.00
SAMUEL JAHANGIR	86.90	506.00	43,971.40
DAIXI XU	16.80	506.00	8,500.80
JENNIFER J. YUN	2.30	506.00	1,163.80
SARAH L. NORMAN	141.50	459.00	64,948.50
ANNA K. LYONS	143.10	400.00	57,240.00
AMIR A. SHAKOORIAN TABRIZI	115.40	400.00	46,160.00
THERESA L. BUSCH	68.90	327.00	22,530.30
DIANA V. CHUCK	5.80	302.00	1,751.60
TOTAL	1,253.10		\$ 706,147.10

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10146

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

OCTOBER 21, 2019 INVOICE # 9501597

FPA ADVICE AND COUNSEL 980304

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

**DISBURSEMENTS** 

\$ 20,139.80

\_\_\_\_\$.00

TOTAL INVOICE \$ 20,139.80

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## **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9501597

CLIENT NUMBER: 56604 OCTOBER 21, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

FPA ADVIC 980304	CE AND CO	DUNSEL			MATTER NUMBER	- 10146
7/01/19	MMX	L120	.50	Called and emailed re FEF meetings on wildlife deene	_	370.00
7/08/19	MMX	L120	.50	Calls and drafted emails remeetings on wildfire deene		370.00
7/10/19	REM	L120	.20	Reviewed memos re upcor FERC meetings and comm same.		178.60
7/12/19	SCB	L120	.80	Revised and edited letter to regulator.	0	476.00
7/12/19	MMX	L120	.30	Emailed with FERC, state, PG&E team to set up stand conduct meeting.		222.00
7/15/19	REM	L120	.40	Reviewed and revised draft presentation.	ft FERC	357.20
7/15/19	REM	L120	.30	Reviewed and revised draft (.2), attended to correspon same with R. Schar and M (.1).	dence re	267.90
7/15/19	MMX	L120	1.00	Edited letter on PPA issue		740.00
7/15/19	MMX	L120	1.50	Edited powerpoint for stand conduct meeting (.8); discurpowerpoint with J. Perkins and R. Mehrberg (.7).	ussed	1,110.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/15/19	JZP	C312	A103	2.20	Met with S. Kelly and M. Minzner about Standards of Conduct (.7); revised related slides (1.4); met with M. Minzner about revisions (.1).	1,009.80
7/16/19	MMX	L120		.30	Reviewed PPT on standards of conduct and sent document to client.	222.00
7/19/19	MMX	L120		.20	Emailed with client and FERC staff re meeting.	148.00
7/22/19	MMX	L120		.10	Emailed with client and FERC staff re meeting.	74.00
7/23/19	MMX	L120		.60	Conducted call with client and met with J. Perkins on slides for FERC meeting.	444.00
7/23/19	JZP	C312	A103	2.20	Revised and edited slide deck in response to client edits.	1,009.80
7/24/19	SGK	L120		2.80	Prepared for meeting at FERC (1.0); met with FERC staff to discuss proposal (1.3); teleconference with Alyssa and team to finalize FERC presentation (.5).	2,438.80
7/24/19	MMX	L120		3.90	Reviewed powerpoint slides for meeting with FERC staff and recirculated to client (.7); prepared for meeting with FERC staff (1.5); conducted call with client on standards of conduct issue (.5); conducted meeting with FERC staff (1.2).	2,886.00
7/24/19	JZP	C312	A108	3.20	Call with M. Minzner, S. Kelly and client re: upcoming meeting (.6); finalizing edits to slide deck (1.3); meeting at agency (1.3).	1,468.80
7/25/19	REM	L120		.20	Telephone conference with M. Minzner re standards of conduct and FERC visit.	178.60
7/25/19	MMX	L120		.50	Call with client and met with J. Perkins on standards of conduct filing.	370.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/25/19	JZP	C312	A106	.30	Call with M. Minzner and client about next steps after yesterday's meeting.	137.70
7/26/19	MMX	L120		.50	Reviewed prior FERC filings on standards of conduct.	370.00
7/26/19	JZP	C312	A102	4.50	Analyzed past examples of FERC letters and related orders (3.4); drafted research summary for M. Minzner (1.1).	2,065.50
7/27/19	SGK	L120		.10	Reviewed FERC Letters.	87.10
7/31/19	MMX	L120		3.00	Reviewed Order 861 and related filings for PG&E call (2.6); call with client on Order 861 (.4).	2,220.00
7/31/19	JZP	C312	A106	2.00	Call with M. Minzner and client regarding possible rehearing request related to market-based rate authority issues (.9); analyzed FERC order in preparation for call (1.1).	918.00
				32.10	PROFESSIONAL SERVICES	\$ 20,139.80

INVOICE TOTAL \$20,139.80

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
RANDALL E. MEHRBERG	1.10	893.00	982.30
SUEDEEN G. KELLY	2.90	871.00	2,525.90
MAX MINZNER	12.90	740.00	9,546.00
SAMUEL C. BIRNBAUM	.80	595.00	476.00
JASON T. PERKINS	14.40	459.00	6,609.60
TOTAL	32.10		\$ 20,139.80

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10252

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

OCTOBER 21, 2019 INVOICE # 9501599

# BANKRUPTCY EMPLOYMENT 1907533

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

**DISBURSEMENTS** 

\$ 49,508.10

\_\_\_\_\_\$.00

TOTAL INVOICE \$ 49,508.10

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9501599

CLIENT NUMBER: 56604 OCTOBER 21, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

BANKRUP 1907533	TCY EMPI	OYMENT				MATTER NUMBER	- 10252
7/01/19	MXP	B160		1.30	Reviewed fee invoices to a for preparing draft exhibits Jenner's First Monthly Fee Statement for January thru 2019.	s for	254.80
7/01/19	MXP	B160		3.70	Prepared draft exhibits A a Jenner's First Monthly Fee Statement.		725.20
7/02/19	REM	L120		.60	Reviewed fee statements related correspondence.	and	535.80
7/02/19	MXP	B160		3.10	Prepared draft exhibits C, to Jenner's First Monthly F Statement.		607.60
7/03/19	REM	L120		.70	Reviewed May fee statem drafted correspondence to same.		625.10
7/03/19	MXP	B160		1.00	Updated draft exhibit D wiredacted invoices for Jenn Monthly Fee Statement.		196.00
7/03/19	AMA	B160		.10	Reviewed correspondence re monthly statement.	e re status	70.10
7/03/19	WAW	B160	A105	.20	Email correspondence wit DiGiovanni and M. Patters preparation of first interim application.	son re	91.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/08/19	REM	L120		.70	Reviewed and revised fee statement (.5), reviewed and addressed correspondence re same (.2).	625.10
7/08/19	AMA	B160		.10	Emailed W. Williams re fee application and process re same.	70.10
7/08/19	WAW	B160	A103	4.80	Prepared Jenner's first interim fee application (4.4); meeting with A. Allen re same (.2); email correspondence with R. Mehrberg and J. DiGiovanni re same (.2).	2,203.20
7/09/19	ВХН	L120		.50	Drafted submission providing overview of locate and mark OII proceeding.	391.00
7/09/19	AMA	B160		.20	Correspondence W. Williams re fee application and process re same (.1); reviewed correspondence with team re same (.1).	140.20
7/09/19	CAN	L120		1.00	Drafted narrative summaries of criminal investigation and New York matter.	714.00
7/09/19	EML	L120		.10	Reviewed bankruptcy fee application language in coordination with Jenner team.	70.60
7/09/19	WAW	B160	A103	5.20	Continued preparing exhibits to Jenner's first interim fee application (4.2); multiple email correspondence with various Jenner attorneys re narrative summaries for same (.8); email correspondence with Weil Gotshal re case status summary for same (.2).	2,386.80
7/10/19	AMA	B160		.50	Reviewed and revised June statements (.4); reviewed correspondence re status of fee application (.1).	350.50
7/10/19	JXT	B100		.30	Drafted narrative summary for first interim fee application.	186.30

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/10/19	WAW	B160	A103	5.20	Continued preparing first interim fee application (3.8); multiple email correspondence with Jenner team re same (.6); email correspondence with R. Schar re fee application (.2); email correspondence with local counsel re same (.2); coordinated with Jenner team re additional materials to be submitted to fee examiner (.4).	2,386.80
7/11/19	REM	L120		1.90	Met with C. Steege, W. Williams and A. Allen re fee statement process (.5); conferenced with C. Steege, R. Schar and A. Allen re process and procedure (.2); telephone conference with A. Allen (.1); prepared May fee statement and communicated with client re same (.5); analyzed process issues and attended to extensive related correspondence re same (.4); reorders and protocol (.2).	1,696.70
7/11/19	AMA	B160		2.70	Reviewed and revised June statements (.3); reviewed interim fee orders and fee examiner protocol (.3); meeting with R. Mehrberg, C. Steege and W. Williams re fee application process (.3); conference with R. Schar re same (.2); correspondence with W. Williams and J. DiGiovanni re same (.5); reviewed draft fee application (.4); emailed summary re fee application process to R. Schar and team (.3); emailed K. Orsini re same (.1); emailed B. Hauck re same (.3).	1,892.70
7/11/19	WAW	B160	A105	4.70	Meeting with R. Mehrberg, C. Steege, and A. Allen re filing of fee application (.5); revised first interim fee application to include May 2019 time (3.6); conferred with A. Allen re same (.4); conferred with Weil and local counsel re same (.2).	2,157.30

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/12/19	REM	L120		1.90	Prepared correspondence to client re process (.2); reviewed and revised fee petitions, numerous communications with team re same (1.2), telephone conference with R. Schar team re process (.5).	1,696.70
7/12/19	AMA	B160		2.20	Correspondence with R. Mehrberg and W. Williams re fee application (.4); reviewed correspondence re status re same (.2); emailed K. Orsini re same (.1); coordinated call re same (.2); conference with C. Husnick re same (.1); conference with P. Zumbro and Cravath team re same (.4); emailed C. Steege and R. Mehrberg re same (.2); reviewed and revised fee application (.4); correspondence with W. Williams re same (.2).	1,542.20
7/12/19	WAW	B160	A107	2.90	Telephone conference with Jenner team and Cravath team re fee application and fee examiner process (.5); multiple email correspondence with Jenner team re same (.8); reviewing and revising first interim fee application (1.2); conferred with A. Allen re same (.4).	1,331.10
7/13/19	REM	L120		2.40	Conferences with R. Schar, C. Steege, A. Allen, and W. Williams re fee statement materials and processes (2.0); reviewed documents and materials and attended to correspondence re same (.4).	2,143.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/13/19	AMA	B160		2.90	Conferences with C. Steege and R. Mehrberg re fee application process (1.4); emailed R. Mehrberg re process and summary re same (.4); reviewed interim compensation order and protocol and emailed team re same (.2); correspondence with W. Williams re fee application process (.3); correspondence with P. Zumbro and Cravath and Weil teams re same (.4); emailed W. Williams and team re status re same (.2).	2,032.90
7/13/19	WAW	B160	A105	1.00	Telephone call with A. Allen re issues related to first interim fee application (.4); multiple email correspondence with Jenner team re same (.6).	459.00
7/15/19	REM	L120		.90	Reviewed fee statement processes and procedures (.4); telephone conferences and email communications with Jenner team re next steps (.3); reviewed correspondence from co-counsel (.2).	803.70
7/15/19	AMA	B160		1.10	Conference with P. Zumbro and Cravath and Weil teams re status of fee statements and applications (.4); summarized same in emails to C. Steege and R. Mehrberg (.3); correspondence re same with W. Williams (.2); conference with R. Mehrberg re same (.1); reviewed protocol re same (.1).	771.10
7/15/19	WAW	B160	A105	1.00	Conference call with Jenner team, Weil team, and Cravath team re fee application process (.4); conferred with A. Allen re same (.6).	459.00
7/16/19	REM	L120		.60	Telephone conference with C. Middlekauff re processes, procedures and submissions (.4), reviewed correspondence and documents (.2).	535.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/16/19	AMA	B160		.10	Emailed W. Williams re fee applications.	70.10
7/16/19	WAW	B160	A103	1.80	Revised consolidated fee statement to include May 2019 time (1.4); prepared summary of fee applications filed on July 15 (.4).	826.20
7/17/19	AMA	B160		.10	Emailed W. Williams re status re fee application.	70.10
7/17/19	WAW	B160	A105	.40	Drafted email to R. Mehrberg re status of fee application and related materials.	183.60
7/18/19	REM	L120		1.70	Telephone conference with C. Middlekauff re processes and procedures, drafted memo re same (.4); continued review and revision of fee statements and interim petition (1.3).	1,518.10
7/18/19	AMA	B160		.60	Correspondence with W. Williams re fee application (.2); reviewed correspondence re same (.1); correspondence with R. Mehrberg, R. Schar and B. Hauck re same (.3).	420.60
7/19/19	REM	L120		.80	Reviewed and revised fee petitions, reviewed communication from fee examiner re process and procedures, communications to Jenner team.	714.40
7/19/19	AMA	B160		.30	Correspondence with W. Williams and R. Mehrberg re status of fee application (.2); reviewed correspondence re same (.1).	210.30
7/20/19	REM	L120		.40	Reviewed and circulated addendum materials and protocol from fee examiner.	357.20
7/22/19	REM	L120		.90	Reviewed and revised updated fee petition (.2), met with A. Allen and W. Williams re process and next steps (.5); met with R. Schar re status (.2).	803.70

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/22/19	AMA	B160		1.40	Conference with R. Mehrberg and W. Williams re fee application process (.5); reviewed protocol and correspondence re same (.5); correspondence with W. Williams re same (.3); correspondence with R. Merhberg re same (.1).	981.40
7/22/19	WAW	B160	A103	2.60	Meeting with R. Mehrberg and A. Allen re status of and issues relating to filing of fee application and fee statement (.5); reviewed updated draft of fee examiner protocol (.3); reviewed and revised first interim fee application (.8); conferred with A. Allen re same (.4); coordinated preparation of additional materials for submission to fee examiner (.6).	1,193.40
7/23/19	AMA	B160		1.10	Conference with W. Williams and team re fee application process (.4); correspondence with W. Williams re same (.3); conference with C. Steege re same (.2); reviewed correspondence re same (.2).	771.10
7/23/19	WAW	B160	A103	1.30	Coordinated review of fee application and related materials.	596.70
7/24/19	AMA	B110		.30	Reviewed correspondence re disclosures (.2); emailed R. Mehrberg and team re same (.1).	210.30
7/24/19	WAW	B160	A105	.70	Conferred with A. Allen and J. DiGiovanni re potential additional disinterestedness disclosures (.2); email correspondence with J. DiGiovanni re client approval of May 2019 invoices (.1); revised fee application and consolidated fee statement to incorporate new totals (.4).	321.30
7/25/19	REM	L120		.90	Met with C. Steege, A. Allen and W. Williams re fee statement submission process (.7); prepared for same (.2).	803.70

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/25/19	AMA	B160		2.70	Reviewed draft fee application and monthly fee statement (1.5); correspondence with W. Williams re revisions to same (.6); conference with R. Mehrberg, W. Williams and C. Steege re same (.5); correspondence re disclosures and reviewed same (.1).	1,892.70
7/25/19	WAW	B160	A101	2.10	Coordinated preparation of materials for submission to fee examiner in connection with filing of fee application (.6); conferred with A. Allen and accounting personnel re same (.6); meeting with A. Allen, R. Mehrberg, and C. Steege re application of volume discounts (.7); revised fee application to include discussion of volume discounts (.2).	963.90
7/26/19	REM	L120		1.60	Telephone conference with C. Middlekauff re matter summaries, processes and procedures (.3), drafted memorandum confirming same (.1); finalized June fee statements and transmitted to client, drafted related correspondence (1.2).	1,428.80
7/26/19	AMA	B160		.40	Correspondence with W. Williams re fee application (.2); reviewed correspondence re status re same (.2).	280.40
7/29/19	AMA	B160		2.00	Correspondence with W. Williams re status of fee application.	1,402.00
7/30/19	REM	L120		.60	Reviewed and revised June fee statement, communications with Charles Middlekauff re approval of same.	535.80
7/30/19	AMA	B160		1.10	Reviewed PG&E fee application (.8); emailed W. Williams re revisions to same (.3).	771.10

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/30/19	WAW	B160	A103	2.60	Finalizing first interim fee application and exhibits (1.3); finalizing first interim fee statement and exhibits (.4); finalizing materials for submission to fee examiner (.3); multiple email correspondence re same (.5); telephone all with M. Halsey re same (.1).	1,193.40
7/31/19	REM	L120		.70	Reviewed finalized consolidated fee statement.	625.10
7/31/19	AMA	B160		.30	Correspondence with C. Steege re fee application (.1); reviewed same (.2).	210.30
				85.00	PROFESSIONAL SERVICES	\$ 49,508.10

INVOICE TOTAL \$49,508.10

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
RANDALL E. MEHRBERG	17.30	893.00	15,448.90
BRIAN P. HAUCK	.50	782.00	391.00
CORAL A. NEGRON	1.00	714.00	714.00
EMILY M. LOEB	.10	706.00	70.60
ANGELA M. ALLEN	20.20	701.00	14,160.20
JOHANNA R. THOMAS	.30	621.00	186.30
WILLIAM A. WILLIAMS	36.50	459.00	16,753.50
MARC A. PATTERSON	9.10	196.00	1,783.60
TOTAL	85.00		\$ 49,508.10

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10261

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

OCTOBER 21, 2019 INVOICE # 9501600

# BANKRUPTCY ADMINISTRATION 1907533

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

**DISBURSEMENTS** 

\$ 2,571.20

\_\_\_\_\_\$.00

TOTAL INVOICE \$ 2,571.20

Case: 19-30088 Doc# 4749-5 Filed: 11/14/19 Entered: 11/14/19 17:30:16 Page

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9501600

CLIENT NUMBER: 56604 OCTOBER 21, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2019:

BANKRUP 1907533	TCY ADMI	NISTRATI	ON		MATTER NUMBER	R - 10261
7/23/19	AMA	B160		.20	Reviewed draft summary of PG&E bankruptcy status and correspondence with W. Williams re revisions to same.	140.20
7/23/19	WAW	L120	A104	1.30	Reviewed recent bankruptcy docket activity (.5); prepared summary of same for R. Mehrberg (.6); conferred with A. Allen re same (.2).	596.70
7/24/19	AMA	B110		.20	Correspondence with W. Williams re PG&E update and reviewed docket re same.	140.20
7/24/19	WAW	L120	A103	.60	Revised summary of recent bankruptcy docket activity for R. Mehrberg in light of July 24 hearing (.4); conferred with A. Allen re same (.2).	275.40
7/26/19	AMA	B110		.50	Correspondence with B. Hauck re status of bankruptcy and correspondence with W. Williams and C. Steege re same.	350.50
7/26/19	WAW	B110	A104	.40	Reviewed email correspondence from B. Hauck re plan issues (.2); conferred with A. Allen re same (.2).	183.60
7/29/19	AMA	B110		1.00	Reviewed docket re status of bankruptcy (.2); summarized same (.3); correspondence with W. Williams and C. Steege re same (.2); conference with B. Hauck re same (.3).	701.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

7/29/19	WAW	B110	A103	.40	Reviewed and revised draft summary of bankruptcy timeline for submission to ALJ (.2); conferred with A. Allen re same (.2).	183.60
				4.60	PROFESSIONAL SERVICES	\$ 2,571.20
INVOICE T	OTAL					\$ 2,571.20

## **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
ANGELA M. ALLEN	1.90	701.00	1,331.90
WILLIAM A. WILLIAMS	2.70	459.00	1,239.30
TOTAL	4.60		\$ 2,571.20

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10006

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

NOVEMBER 12, 2019 INVOICE # 9505216

# CRIMINAL INVESTIGATION -- PG&E 1706753

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

DISBURSEMENTS

\$ 29,607.90

TOTAL INVOICE \$ 29,607.90

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9505216

CLIENT NUMBER: 56604 NOVEMBER 12, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

CRIMINAL 1706753	INVESTIG	ATION PG&E		MATTER	NUMBER - 10006
8/04/19	REM	L120	.70	Reviewed updated draft of 10-Q and related correspondence (.5), drafted correspondence (.2).	
8/05/19	REM	L120	1.20	Reviewed new court docket submissions (.4), drafted related correspondence (.2); reviewed correspondence relating to response to Judge Alsup's inquiries including correspondence regarding motion to transfer civil case to Judge Alsup (.4); reviewed final 10-Q language and related correspondence (.2).	
8/05/19	RJS	L120	.50	Telephone conference with J. Kane re matter update and ongoing strategic issues.	491.00
8/05/19	EML	L120	.10	Corresponded with R. Schar and K. Dyer re filing in criminal case.	70.60
8/06/19	REM	L120	.70	Analysis of planning and next steps and related correspondence (.3); reviewed motion to relate and associated correspondence (.4).	625.10
8/06/19	MEP	L120	.40	Reviewed motion to relate, complaint to be related, and research regarding same.	285.60
8/06/19	EML	L120	.30	Corresponded with R. Schar, M. Price re motion to relate (.1); corresponded with J. Ginos re motion to relate analysis (.2).	211.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/06/19	JJG	C200	5.10	Researched case law relating to standards for granting motions to relate cases.	3,034.50
8/07/19	REM	L120	.40	Reviewed updates and final 10Q draft and related correspondence.	357.20
8/07/19	EML	L120	.20	Correspondence with R. Schar and client re motion to relate.	141.20
8/07/19	JJG	L120	.70	Drafted analysis of merits of motion to relate cases.	416.50
8/09/19	RJS	L120	.70	Telephone conference with client team and co-counsel re fire investigation update and strategy.	687.40
8/12/19	RJS	L120	.50	Reviewed filings in opposition to motion for related cases and corresponded with client and cocounsel re same.	491.00
8/12/19	RJS	L120	1.00	Multiple phone calls with client team and others re Monitor report and response to same.	982.00
8/12/19	RJS	L120	.50	Began review of Monitor report on wildfire tree removal.	491.00
8/12/19	EML	L120	.40	Analyzed of probation legal issue in coordination with R. Schar and J. Ginos.	282.40
8/12/19	EML	L120	.40	Corresponded with R. Schar re court filings, court orders, monitor letter and reviewed same.	282.40
8/12/19	JJG	C200	5.60	Analyzed case law relating to probation violations.	3,332.00
8/12/19	JJG	C200	.30	Corresponded with R. Schar and E. Loeb regarding case law research relating to probation violations.	178.50
8/13/19	REM	L120	.90	Reviewed monitor's report, next steps and strategy with R. Schar (.7); reviewed Cal Fire report and related correspondence (.2).	803.70

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/13/19	RJS	L120	1.60	Finished review of monitor report to court and attachments and took notes on same; met with R. Mehrberg re same.	1,571.20
8/13/19	RJS	L120	.60	Telephone conferences with E. Loeb re Monitor report on vegetation management issues.	589.20
8/13/19	RJS	L120	.50	Telephone conference with J. Kane re Monitor report.	491.00
8/13/19	RJS	L120	.50	Telephone conference with K. Dyer re new Monitor report on vegetation management and related topics.	491.00
8/13/19	RJS	L120	.80	Telephone conference with client team and co-counsel re response to court order.	785.60
8/13/19	RJS	L120	.50	Telephone conference with client and co-counsel re upcoming regulator meetings.	491.00
8/13/19	EML	L120	1.20	Reviewed Monitor report and related orders.	847.20
8/13/19	EML	L120	.80	Participated in client and outside counsel call re response to Monitor report.	564.80
8/13/19	EML	L120	.90	Discussed response to Monitor report with R. Schar.	635.40
8/14/19	REM	L120	.30	Reviewed monitor communications regarding redactions and court order, emails re same.	267.90
8/14/19	RJS	L120	.30	Reviewed potential correspondence re monitor report and corresponded with client team re same.	294.60
8/14/19	EML	L120	.10	Corresponded with client and Jenner teams re Monitor filing.	70.60
8/16/19	CAN	L120	.50	Finalized and filed supplemental response to request for information.	357.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/16/19	RJS	L120	.60	Participated in weekly call with client and co-counsel re update on investigative matters.	589.20
8/16/19	AZB	L120	.20	Coordinated with M. Price, E. Loeb, and J. Ginos re filing.	112.20
8/17/19	EML	L120	.10	Reviewed correspondence with outside counsel re clarification filing with Court and corresponded with R. Schar re same.	70.60
8/18/19	RJS	L120	1.00	Reviewed and considered outline of response to court order re monitorship report.	982.00
8/18/19	EML	L120	.10	Corresponded with R. Schar and outside counsel about comments re outline of draft filing.	70.60
8/19/19	RJS	L120	.20	Telephone conference with co- counsel re response to monitor report.	196.40
8/19/19	RJS	L120	.20	Telephone conference with J. Kane re response to monitor report.	196.40
8/19/19	RJS	L120	.60	Telephone conference with client team and co-counsel re outline for monitor response.	589.20
8/19/19	RJS	L120	.30	Reviewed and commented on draft board update.	294.60
8/24/19	RJS	L120	1.40	Reviewed, edited, and commented on draft response to Monitor letter.	1,374.80
8/25/19	RJS	L120	.60	Reviewed and commented on new draft of response to Monitor letter to the court.	589.20
8/25/19	EML	L120	.70	Reviewed draft filing in coordination with R. Schar.	494.20
8/26/19	RJS	L120	.20	Telephone conference with E. Loeb re response to Monitor letter.	196.40
8/26/19	RJS	L120	.40	Reviewed and commented on revised draft of response to Monitor letter.	392.80

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# JENNER & BLOCK LLP

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/26/19	EML	L120	.60	Revised draft filing in coordination with R. Schar.	423.60
8/26/19	EML	L120	.60	Participated in call with clients and outside counsel re draft filing.	423.60
8/27/19	AZB	L120	.20	Coordinated filing with E. Loeb and J. Ginos.	112.20
8/29/19	AZB	L120	.20	Coordinated with E. Loeb and Cravath counsel re filing.	112.20
8/29/19	EML	L120	.10	Corresponded with Jenner and Cravath to coordinate filing.	70.60
			37.50	PROFESSIONAL SERVICES	\$ 29,607.90

INVOICE TOTAL \$29,607.90

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
REID J. SCHAR	13.50	982.00	13,257.00
RANDALL E. MEHRBERG	4.20	893.00	3,750.60
CORAL A. NEGRON	.50	714.00	357.00
MATTHEW E. PRICE	.40	714.00	285.60
EMILY M. LOEB	6.60	706.00	4,659.60
JULIAN J. GINOS	11.70	595.00	6,961.50
ADRIENNE LEE BENSON	.60	561.00	336.60
TOTAL	37.50		\$ 29,607.90

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10014

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

NOVEMBER 12, 2019 INVOICE # 9505217

# DOI INVESTIGATION 1706754

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

\$ 2,831.60

**DISBURSEMENTS** 

\$.00

**TOTAL INVOICE** 

\$ 2,831.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9505217

CLIENT NUMBER: 56604 NOVEMBER 12, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

DOI INVESTIGATION 1706754					MATTER NU	JMBER - 10014
8/06/19	EML	L120		.10	Corresponded with internal team re response.	70.60
8/07/19	TXP	L120		.20	Reviewed draft response.	223.60
8/07/19	EML	L120		.20	Corresponded with internal team re additional information.	141.20
8/07/19	CJW	L120	A103	1.90	Drafted summary of corporate reorganization for submission.	1,276.80
8/08/19	EML	L120		.30	Prepared response in coordination with Jenner team.	211.80
8/09/19	EML	L120		.20	Revised communication and shared same with client.	141.20
8/15/19	EML	L120		.10	Reviewed correspondence from client and updated Jenner team re same.	70.60
8/21/19	EML	L120		.10	Corresponded with client re status and scheduling.	70.60
8/27/19	EML	L120		.40	Discussed matter with client.	282.40
8/28/19	EML	L120		.10	Reviewed client correspondence re revisions.	70.60
8/29/19	EML	L120		.10	Corresponded with C. Weiss re edits.	70.60
8/29/19	CJW	L120	A103	.30	Revised response re management changes.	201.60

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## **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

4.00 PROFESSIONAL SERVICES \$ 2,831.60

INVOICE TOTAL \$2,831.60

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
THOMAS J. PERRELLI	.20	1,118.00	223.60
EMILY M. LOEB	1.60	706.00	1,129.60
CARLA J. WEISS	2.20	672.00	1,478.40
TOTAL	4.00		\$ 2,831.60

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### JENNER & BLOCK LLP

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

**CLIENT NUMBER:** 56604 MATTER NUMBER: 10065

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET **B30A** SAN FRANCISCO, CA 94105

**NOVEMBER 12, 2019** INVOICE # 9505218

### FEDERAL CONTRACTS ADVICE AND COUNSEL 1706845

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

\$ 380.50

**DISBURSEMENTS** 

\$.00

TOTAL INVOICE

\$ 380.50

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A INVOICE # 9505218

CLIENT NUMBER: 56604

SAN FRANCISCO, CA 94105

**NOVEMBER 12, 2019** 

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

FEDERAL CONTRACTS ADVICE AND COUNSEL

MATTER NUMBER - 10065

1706845

8/02/19 MLH L120 A106 .50 Conferred with PG&E legal team re Federal Acquisition Regulation 380.50

obligations.

.50 PROFESSIONAL SERVICES

\$ 380.50

INVOICE TOTAL \$380.50

#### SUMMARY OF PROFESSIONAL SERVICES

NAME	HOURS	RATE	TOTAL
MATTHEW L. HAWS	.50	761.00	380.50
TOTAL	.50		\$ 380.50

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10111

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

NOVEMBER 12, 2019 INVOICE # 9505219

**LOCATE & MARK** 1807458

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

**DISBURSEMENTS** 

\$.00

\$ 903,280.90

TOTAL INVOICE

\$ 903,280.90

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9505219

CLIENT NUMBER: 56604 NOVEMBER 12, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

LOCATE & MARK 1807458				MATTER NUMBER		R - 10111	
8/01/19	ВХН	L120		3.20	Reviewed materials re electissues in connection with wistatements (.5); conferred with PG&E law team re memo (.corresponded with R. Schar SED request (.4); revised might of discussion with PG&team (1.8).	itness vith 5); r et al. re nemo in	2,502.40
8/01/19	AFM	L143		1.40	Reviewed and revised disconferred with team re same		999.60
8/01/19	AFM	L400		1.60	Continued drafting and strategistrative witness statement		1,142.40
8/01/19	RJS	L120		.30	Corresponded re SED requediscovery timing.	est re	294.60
8/01/19	SCB	L400	A103	7.80	Prepared witness testimony prepared and revised discovered with associates rebackground and key issues (.4).	very (.7); e case	4,641.00
8/01/19	WMG	L120		1.50	Coordinated work streams is support of trial preparation (reviewed materials in support discovery responses (.4).	(1.1);	994.50
8/01/19	EML	L120		1.20	Revised discovery in coordi with client and Jenner team		847.20
8/01/19	EML	L120		1.10	Revised settlement memora coordination with client and teams.		776.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/01/19	EML	L120	.80	Discussed witness statements with A. Noll and T. Johnson.	564.80
8/01/19	EML	L120	.40	Discussed third-party deposition with A. Merrick and A. Noll.	282.40
8/01/19	EML	L120	.40	Discussed settlement and negotiation issues with PG&E team and B. Hauck.	282.40
8/01/19	EML	L120	1.00	Analyzed SED testimony.	706.00
8/01/19	EML	L120	.70	Communicated with PG&E law team and A. Noll re employee witness interview.	494.20
8/01/19	EML	L120	1.00	Prepared for witness statements and interviews.	706.00
8/01/19	EML	L120	.20	Corresponded with client and Jenner teams re proposal from SED re discovery and negotiation issues.	141.20
8/01/19	CJW	L120	1.40	Reviewed witness background material.	940.80
8/01/19	TSJ	L120	1.10	Conferred with Jenner team re testimony re HR and electric issues.	683.10
8/01/19	DXX	L400	1.60	Drafted memo to team re recommendations on potential fact witness.	809.60
8/01/19	DXX	L400	1.10	Reviewed and analyzed data received from client for expert analysis.	556.60
8/01/19	DXX	L400	.30	Corresponded with expert witness re additional data and expert report.	151.80
8/01/19	SXJ	L400	2.30	Drafted outline for testimony related to OII.	1,163.80
8/01/19	SXJ	L110	2.10	Conducted targeted searches for documents to review for development of testimony for OII.	1,062.60

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### JENNER & BLOCK LLP

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/01/19 ACN L120 5,117.00

8.60 Corresponded with team re strategy for responsive testimony (.5); telephone conference A. Shakoorian Tabrizi re same (.1); began legal research re privilege issues and deposition preparation (.6): reviewed A. Merrick edits to affirmative discovery and conferenced with S. Birnbaum re same (.3); reviewed data requests and other materials in preparation for meeting re responsive testimony (.3); conferenced with T. Johnson and E. Loeb re HR and electric issues as relevant to responsive testimony (1.0); corresponded with team re electric issues (.2); corresponded with team re third-party discovery (.2); telephone conference with E. Loeb and A. Merrick re same (.5): telephone conference with counsel for third-party witness (.2); telephone conference with S. Birnbaum re affirmative discovery (.1); reviewed proposed stipulated facts and provided edits and comments to dame (.5); reviewed A. Lyons draft of witness interview outline and prepared full draft outline re same (1.2); telephone conference with A. Lyons re same (.3); telephone conference with S. Jahangir re same (.3); telephone conference with E. Loeb re potential witness interview (.1); reviewed client edits to affirmative discovery and proposed edits to same (.5); conference with S. Birnbaum re same (.2); began drafting chart of electric issues for inclusion in responsive testimony (.7); telephone conference with E. Loeb and PG&E law team re witness interview (.6): corresponded re same (.1); corresponded with A. Merrick re witness interview outline (.1).

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/01/19	SLN	L400		7.30	Drafted witness testimony (4.2); conducted document research re same (.9); conferred with team re strategy re same (.5); conferred with team re case management (.7); analyzed 90 day report (1.0).	3,350.70
8/01/19	AKL	L110		8.40	Reviewed and analyzed documents for upcoming depositions and witness preparation.	3,360.00
8/01/19	AOT	L400		12.20	Reviewed and analyzed documents related to testimonies (2.6); email correspondence with team re same (.3); phone conference re same (.2); reviewed and analyzed draft discovery requests (.5); targeted research re SED's opening testimony (.8); drafted testimonies (3.5); conducted first level document review (4.3).	4,880.00
8/01/19	TLB	P280		2.20	Updated electronic files (1.2); obtained designated documents for attorneys (1.0).	719.40
8/01/19	DVC	L400	A103	.20	Continued to revise case calendar with new deadlines relating to fact and expert witnesses.	60.40
8/02/19	REM	L120		.40	Reviewed and commented on settlement memo and related correspondence.	357.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/02/19	BXH	L120		6.50	Developed outline of key points for discussion with expert witness (.3); conferred with PG&E law team re response to SED (.2); conferred with A. Noll in multiple conversations re electric issues (.4); conferred with witness team re drafting issues (.5); reviewed primary documents re Klemm testimony (.2); prepared for and participated in call with expert (.6); conferred with Jenner team members re witness drafts (.4); revised draft authority memo in light of comments (.8); revised options memo in light of additional data (1.1); reviewed and drafted recommendation re summary of witness proposal (.5); conferred with A. Merrick and W. Griffith (.5); began drafting portion of witness statement re L&M operations (1.0).	5,083.00
8/02/19	AFM	L110		2.40	Prepared for and conducted interview with witness.	1,713.60
8/02/19	AFM	L120		1.00	Prepared for and participated in team meeting and strategy session.	714.00
8/02/19	AFM	L120		2.10	Prepared for and participated in meet and confer and conferred with team and client re same.	1,499.40
8/02/19	SCB	L400	A103	5.20	Developed factual witness testimony and coordinated with team re same (2.4); prepared, finalized, and served discovery requests and coordinated with team re same (1.5); attended meeting re case background and conferred with associates re various issues in case (1.3).	3,094.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/02/19	WMG	L120	8.00	Call with client regarding discovery (.7); coordinated work streams (2.0); calls and emails in support of witness interviews (1.4); coordinated document review (.3); reviewed affirmative discovery (.6); call with expert (.4); strategized regarding expert testimony (.7); reviewed materials in support of factual development (2.0).	5,304.00
8/02/19	EML	L120	.20	Corresponded with Jenner team re employee updates.	141.20
8/02/19	EML	L120	.20	Corresponded with B. Hauck and A. Noll re settlement stipulations.	141.20
8/02/19	EML	L120	.10	Corresponded with client re settlement analysis.	70.60
8/02/19	EML	L120	.20	Corresponded with client and Jenner teams re communications with SED.	141.20
8/02/19	EML	L120	.10	Conferred with A. Merrick and B. Hauck re strategy.	70.60
8/02/19	EML	L120	.10	Corresponded with client and Jenner teams re affirmative discovery.	70.60
8/02/19	EML	L120	.20	Corresponded with Jenner team re witnesses.	141.20
8/02/19	EML	L120	1.10	Discussed expert testimony with witness, PG&E law team, and Jenner team.	776.60
8/02/19	EML	L120	.20	Discussed expert testimony with C. Weiss and D. Xu.	141.20
8/02/19	CJW	L120	1.60	Teleconference with expert re testimony (1.4); teleconference with E. Loeb and D. Xu re same (.2).	1,075.20
8/02/19	CJW	C100	.90	Participated in teleconference re case background and overview.	604.80
8/02/19	TSJ	L400	.90	Conferred with associates team re case background.	558.90

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/02/19	DXX	L400	.30	Reviewed and revised memo to team re potential witness.	151.80
8/02/19	DXX	L400	1.10	Participated in call with expert witness re opinions and expert report.	556.60
8/02/19	DXX	L400	1.00	Participated in associates call re background of case and witnesses.	506.00
8/02/19	DXX	L400	.20	Corresponded with L. Loeb and C. Weiss re expert report.	101.20
8/02/19	DXX	L400	.20	Conferenced with C. Weiss re expert witness.	101.20
8/02/19	DXX	L400	.20	Conferenced with W. Griffith re expert witness.	101.20
8/02/19	DXX	L400	.20	Reviewed materials from client re dig-ins.	101.20
8/02/19	SXJ	L110	1.50	Attended witness interview over Web ex.	759.00
8/02/19	SXJ	L110	2.60	Prepared targeted searches for documents to prepare testimony as part of OII.	1,315.60
8/02/19	SXJ	L110	2.20	Conducted targeted searches for documents to review for development of testimony for OII.	1,113.20

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/02/19	ACN	L120	6.20	Corresponded with B. Hauck re proposed stipulated facts (.1); telephone conference with B. Hauck re same (.2); corresponded with D. Xu and E. Loeb re witness recommendations (.2); reviewed and revised witness interview outline and circulated same to A. Merrick for review (.2); telephone conference with A. Merrick re same (.2); corresponded with E. Loeb re summary of witness interview telephone conference and circulated same to team (.3); completed draft chart of electric issues for inclusion in responsive testimony (2.7); telephone conference with T. Johnson and B. Hauck re same (.3); reviewed electric documents and corresponded with A. Merrick and E. Loeb re same (.3); telephone conference with W. Griffith, S. Norman, and associates new to matter to explain case background (1.0); telephone conference with A. Shakoorian Tabrizi re employee incentives (.2); corresponded with A. Shakoorian Tabrizi re same (.1); began drafting outline if witness testimonies on electric issues (.4).	3,689.00
8/02/19	SLN	L400	10.20	Participated in strategy call re J. Klemm witness testimony (.5); drafted witness testimony (2.1); conferred with team re locator interviews (.7); reviewed supplemental materials and drafted outlines re same (1.7); conferred with S. Birnbaum re electric investigation (.4); prepped for and participated in new associate background and strategy call (1.6); analyzed and conferred re C&E element of compliance plan (.6); attended team check in call (.5); analyzed and summarized new witness documents (1.5); conferred with S. Jahangir re targeted search for locator interviews (.6).	4,681.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/02/19	AKL	L110		10.00	Reviewed and analyzed documents for upcoming depositions and witness preparation (3.2); participated in call to discuss upcoming interviews (.8); participated in witness interview (1.4); drafted interview memo of locator interview (4.6).	4,000.00
8/02/19	AOT	L400		6.80	Drafted testimonies (4.6); conducted factual research re same (1.1); participated in phone conferences re same (.6); participated in phone conference re upcoming interviews (.5).	2,720.00
8/02/19	TLB	P280		1.80	Updated electronic files (.8); obtained designated documents for attorneys (1.0).	588.60
8/02/19	DVC	L330		.60	Continued to supplement case calendar with updated interview schedule, depositions, and responses to data request.	181.20
8/03/19	BXH	L120		3.20	Drafted portion of testimony of fact witness.	2,502.40
8/03/19	AFM	P400		1.50	Drafted and analyzed affirmative witness testimony (.8); conferred with team re same (.7).	1,071.00
8/03/19	SCB	L400	A103	2.10	Drafted and revised witness testimony.	1,249.50
8/03/19	WMG	L120		2.00	Revised witness testimony (.9); coordinated open work streams (.7); attention to witness interview preparation (.4).	1,326.00
8/03/19	EML	L120		.30	Corresponded with Jenner team re witnesses depositions and case updates.	211.80
8/03/19	TSJ	L400		1.30	Drafted testimony re personnel issues.	807.30
8/03/19	DXX	L400		.20	Reviewed documents for potential fact witness.	101.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/03/19	DXX	L400	2.00	Reviewed documents related to PG&E's damage prevention program for expert report.	1,012.00
8/03/19	DXX	L400	1.00	Draft outline of topics for expert to address in expert report.	506.00
8/03/19	SXJ	L110	1.40	Revised memo related to prior locator interview.	708.40
8/03/19	SXJ	L110	1.20	Prepared targeted searches for documents to prepare testimony as part of OII.	607.20
8/03/19	SXJ	L110	1.30	Conducted targeted searches for documents to review for development of testimony for OII.	657.80
8/03/19	ACN	L120	2.80	Corresponded with A. Merrick and team re witness interview and strategic considerations re same (.3); corresponded with A. Merrick re electric issues (.1); reviewed additional email document review re witness (.1); completed drafts of electric issue related witness testimony outlines and circulated same to team for review (2.1); reviewed witness interview memorandum and associated materials provided by witness as relevant to same (.2).	1,666.00
8/03/19	SLN	L400	5.40	Drafted affirmative discovery (1.1); drafted witness testimony (.9); conferred with team re locator testimony (.5); conducted legal research re Rule 1.1 (1.3); drafted summary re same (.6); reviewed background materials and opening testimony (1.0).	2,478.60
8/03/19	AKL	L110	7.80	Drafted testimony sections (1.5); edited witness interview memo (4.3); researched issues related to potential claims mitigation (2.0).	3,120.00
8/03/19	AOT	L400	2.20	Conducted factual research re upcoming witness interviews (1.7); drafted summaries re same (.5).	880.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/04/19	ВХН	L120		1.30	Participated in call re accrual issue (.4); corresponded with PMT re settlement process issues (.9).	1,016.60
8/04/19	AFM	L160		.40	Reviewed and revised settlement communication and conferred with team re same.	285.60
8/04/19	RJS	L120		.60	Telephone conference with client team and co-counsel re settlement and necessary disclosures.	589.20
8/04/19	SCB	L400	A104	.60	Revised draft witness testimony.	357.00
8/04/19	WMG	L120		5.50	Drafted and revised witness testimony (4.2); follow up research in support of witness testimony (1.3).	3,646.50
8/04/19	EML	L120		.30	Reviewed outlines and analysis re witness statements.	211.80
8/04/19	EML	L120		.10	Corresponded with R. Schar and A. Merrick re scheduling for depositions.	70.60
8/04/19	EML	L120		.10	Corresponded with R. Schar, B. Hauck and A. Merrick re settlement negotiations.	70.60
8/04/19	CJW	L120		3.60	Drafted witness testimony.	2,419.20
8/04/19	DXX	L400		.50	Drafted list of questions for expert witness to answer in expert report.	253.00
8/04/19	DXX	L400		5.70	Drafted, reviewed, and revised outline of topics for expert to address in expert report.	2,884.20
8/04/19	SXJ	L400		1.60	Conducted targeted searches for information to draft testimony for OII.	809.60
8/04/19	SLN	L400		4.80	Conferred with witness teams (.7); drafted witness testimony (2.0); reviewed locator interview outlines (.5); analyzed electric witness responses (.8); analyzed and revised management witnes testimony (.8).	2,203.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/04/19	AKL	L110		7.00	Revised legal claims analysis chart (2.3); edited witness testimony sections (4.7).	2,800.00
8/05/19	BXH	L120		8.30	Reviewed correspondence from Jenner team re coordination issues (.2); conferred with E. Loeb re work flow planning (.3); drafted portion of witness testimony (2.6); conferred with A. Vallejo et al. re meeting prep (.6); implemented next steps proposed on meeting prep call (.9); prepared for senior team meeting re strategy (.5); participated in senior team meeting re strategy (.6); drafted memos and comments on proposals in light of senior team meeting (2.6).	6,490.60
8/05/19	AFM	L110		1.80	Prepared for and conducted interview with witnesses.	1,285.20
8/05/19	AFM	L400		5.20	Continued drafting affirmative witness statements.	3,712.80
8/05/19	RJS	L120		.60	Telephone conference with client team and B. Hauck re potential settlement.	589.20
8/05/19	SCB	L400	A103	6.80	Drafted materials re expert witness and coordinated with team re same.	4,046.00
8/05/19	WMG	L120		9.90	Corresponded with client regarding discovery requests (.9); strategized regarding new discovery request (.4); prepared coordinating call and agenda and attend call (1.2); revised opening testimony and related follow up factual development (4.8); coordinated locator interviews and deposition preparation (.7); prepared materials for former employee's counsel (.6); reviewed electric related materials (.4); prepared expert related materials (.6); coordinated regarding update to case chronology (.4).	6,563.70

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/05/19	EML	L120	1.00	Coordinated with A. Merrick and A. Noll re witness preparation and strategy.	706.00
8/05/19	EML	L120	.50	Communicated with B. Hauck re OII next steps and settlement discussions.	353.00
8/05/19	EML	L120	.40	Communicated with A. Merrick and C. Weiss re expert testimony.	282.40
8/05/19	EML	L120	.40	Coordinated with W. Griffith and A. Merrick re interviews and depositions.	282.40
8/05/19	EML	L120	.10	Corresponded with A. Lyons and Jenner team re preparation for interviews.	70.60
8/05/19	EML	L120	2.60	Reviewed documents, materials and outlines re witnesses.	1,835.60
8/05/19	EML	L120	.20	Corresponded with PG&E and witnesses re next steps.	141.20
8/05/19	CJW	L120	3.20	Drafted management witness testimony.	2,150.40
8/05/19	CJW	L120	.90	Revised expert testimony outline (.5); conferred with E. Loeb and A. Merrick re process for expert witnesses (.4).	604.80
8/05/19	TSJ	L400	4.40	Drafted testimony re HR.	2,732.40
8/05/19	SXJ	L400	3.40	Conducted targeted searches for information to draft testimony for OII.	1,720.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/05/19	ACN	L120	2.60	Telephone conference with counsel for third party re possible dates of depositions (.1); corresponded with S. Birnbaum re investigation documents for testimony (.1); telephone conference with E. Loeb and A. Merrick re possible witness interview and strategic considerations re same (.8); revised witness outline re same and circulated to E. Loeb, B. Hauck, and A. Merrick for review (1.1); telephone conference with S. Jahangir re draft witness testimony (.2); corresponded with W. Griffith re status of witness testimony (.1); telephone conference with S. Norman re legal requirements (.2).	1,547.00
8/05/19	SLN	L400	9.90	Conferred with witness teams (.8); participated in call with J. Klemm and analyzed subsequent materials (2.1); conferred with W. Griffith re deposition preparation (.4); revised testimony (.5); drafted various witness testimony and reviewed background materials re same (4.1); conferred with T. Johnson re electric testimony (.4); reviewed witness testimony prepared by A. Shakoorian (.7); advised team and updated case calendars (.4); conferred with A. Noll re internal sub investigation (.5).	4,544.10
8/05/19	AKL	L110	15.30	Revised claims analysis chart (2.6); participated in locator interview (2.2); participated in interview of L&M personnel (1.0); revised testimony of witness (1.6); prepared interview materials for locator interviews (1.4); drafted testimony of locator (6.5).	6,120.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/05/19	AOT	L110		12.20	Phone conferences with client in preparation for drafting testimonies (2.6); reviewed documents received from client re same (1.2); drafted testimonies (5.8); conducted document review and factual research in preparation for upcoming interviews (2.6).	4,880.00
8/05/19	TLB	P280		2.80	Updated electronic files (1.0); obtained designated documents for attorneys (1.0); updated outlook case calendar (.8).	915.60
8/05/19	DVC	L400		.20	Supplemented case calendar with new updates in order to identify any potential conflicts.	60.40
8/06/19	BXH	L120		8.70	Conferred with A. Vallejo et al. re strategy for discussions (1.0); conferred with E. Loeb re same (.3); drafted documents requested in strategy discussion in light of comments (4.7); reviewed and revised discovery materials (.3); reviewed and revised draft testimony outline (.6); participated in status call with litigation team (.8); conferred with A. Merrick and E. Loeb re expert issues (.3); drafted correspondence in coordination with A. Merrick and E. Loeb (.5).	6,803.40
8/06/19	AFM	L130		2.40	Prepared for and participated in multiple interviews with expert candidates (2.0); conferred with team and client re same (.4).	1,713.60
8/06/19	AFM	L120		1.10	Prepared for and participated in team strategy call.	785.40
8/06/19	AFM	L130		1.00	Drafted witness statements and expert reports.	714.00
8/06/19	AFM	L110		.90	Conducted interview with witness.	642.60
8/06/19	SCB	L400	A103	4.80	Prepared witness testimony (4.4); led teleconference with associates re same (.3).	2,856.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/06/19	WMG	L120	8.60	Drafted and revised discovery responses (1.1); call regarding data analysis (.5); meet and confer calls regarding discovery (.8); call with client regarding discovery (.6); call with client regarding case strategy (.8); coordinated case work streams (1.3); revised witness statements (.7); analyzed factual materials in support of opening testimony (.6); prepared opening testimony outline (1.1); analyzed materials in support discovery responses (1.1).	5,701.80
8/06/19	EML	L120	3.10	Revised witness statements and outlines (2.7); prepared for interview (.4).	2,188.60
8/06/19	EML	L120	.10	Corresponded with W. Griffith and Jenner team re discovery.	70.60
8/06/19	EML	L120	.30	Discussed settlement and matter next steps with B. Hauck.	211.80
8/06/19	EML	L120	.30	Revised settlement related materials.	211.80
8/06/19	EML	L120	1.00	Discussed settlement conference with client and B. Hauck.	706.00
8/06/19	EML	L120	.10	Discussed upcoming interviews with A. Lyons and A. Shakoorian.	70.60
8/06/19	EML	L120	1.10	Interviewed witness.	776.60
8/06/19	EML	L120	.30	Discussed depositions and interviews with A. Merrick.	211.80
8/06/19	EML	L120	.20	Corresponded with client team and B. Hauck re settlement discussions.	141.20
8/06/19	EML	L120	.80	Coordinated call with client and Jenner team re OII and settlement discussion.	564.80
8/06/19	EML	L120	.40	Communicated re witnesses with B. Hauck and A. Merrick.	282.40
8/06/19	TSJ	L400	.80	Drafted testimony re HR issues.	496.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/06/19	SXJ	L400	3.10	Conducted targeted searches for information to draft testimony for OII.	1,568.60
8/06/19	ACN	L120	1.00	Reviewed proposed testimony section re employee evaluations and goals and proposed revisions and edits to same (.9); circulated same to E. Loeb for review (.1).	595.00
8/06/19	SLN	L400	7.10	Coordinated and strategized with team re witness testimony (.7); drafted and revised witness testimony (4.2); reviewed management witness draft testimony (.7); analyzed E. Loeb supplemental materials re management witness (.6); drafted flash summary re call (.9).	3,258.90
8/06/19	AKL	L110	3.30	Prepared interview materials for locator interviews (1.6); participated in the interview of locator (1.3); revised locator testimony (.4).	1,320.00
8/06/19	AOT	L400	8.60	Drafted testimonies (6.9); Participated in conference call with client employees (.5); drafted memo re same (.9); participated in phone conference re expert witness (.3).	3,440.00
8/06/19	TLB	P280	6.50	Updated electronic files and renamed pdfs in subfolders (3.0); obtained designated documents for attorneys (.5); updated outlook case calendar (.5); updated Master Data Request chart (2.5).	2,125.50
8/07/19	ВХН	L120	5.10	Responded to inquiry re expert selection (.1); began editing draft fact witness statement (3.7); interviewed potential expert (.8); summarized and prepared recommendation re expert interview (.5).	3,988.20
8/07/19	AFM	L110	2.10	Prepared for and conducted witness interview (1.5); followed up with team and client re same (.6).	1,499.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/07/19	SCB	L400	A103	6.90	Drafted and revised witness testimony (6.5); conferred and corresponded with associates re same (.4).	4,105.50
8/07/19	WMG	L120		2.90	Call with client regarding discovery (.7); drafted and revised discovery responses and related emails (1.3); coordinated regarding opening testimony (.6); emails regarding experts (.3).	1,922.70
8/07/19	EML	L120		.70	Communicated with Jenner and client teams re potential experts and witnesses.	494.20
8/07/19	EML	L120		.30	Corresponded with client re communications with SED.	211.80
8/07/19	EML	L120		1.70	Revised draft testimony.	1,200.20
8/07/19	EML	L120		.20	Discussed case updates with R. Schar.	141.20
8/07/19	EML	L120		.60	Discussed next steps re discovery question with PG&E law team (.5); corresponded with R. Schar and B. Hauck re next steps for discovery question (.1).	423.60
8/07/19	DXX	L400		.20	Reviewed and revised outline of topics to address in expert report.	101.20
8/07/19	SXJ	L110		1.70	Conducted targeted searches for information and documents related to the OII.	860.20
8/07/19	SXJ	L400		2.20	Prepared testimony related to OII.	1,113.20
8/07/19	SXJ	L130		.90	Conducted background research into potential expert witness.	455.40
8/07/19	SXJ	L656		.80	Revised redactions on recently produced documents.	404.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/07/19	SLN	L400	10.10	Drafted, revised, and analyzed materials re witness testimony (5.4); drafted QEW factual testimony (2.4); conferred with W. Griffith re witness testimony on electric (.4); conferred with team re additional witness testimony (.6); conferred with A. Lyons re gap training and consolidated materials re same (.8); drafted summary re locator background for A. Merrick review (.5).	4,635.90
8/07/19	AKL	L110	8.70	Participated in interview of locator (2.1); drafted interview summary of additional locator (2.0); revised testimony of locator (2.8); drafted summary of locator interview (1.8).	3,480.00
8/07/19	AOT	L400	9.10	Drafted testimonies (5.7); factual research re same (3.4).	3,640.00
8/07/19	TLB	P280	3.30	Updated electronic files and renamed pdfs in subfolders (1.0); obtained designated documents for attorneys (.5); updated Master Data Request chart and added hyperlinks to same (1.8).	1,079.10
8/08/19	ВХН	L120	5.80	Continued editing of first draft of witness statement (3.8); conferred with E. Loeb re status of investigations (.3); provided comments on work plan for T. Johnson (.3); conferred with A. Merrick and E. Loeb re current status and decisions re OII (.9); reviewed and revised draft expert outline (.5).	4,535.60
8/08/19	AFM	L120	.40	Prepared for and participated in team meeting re strategy.	285.60
8/08/19	AFM	L143	.60	Conferred with SED re discovery issues.	428.40

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# **JENNER & BLOCK LLP**

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8/08/19	SCB	L400	A104	1.80	Revised witness statement (.9); managed affirmative discovery (.4); teleconferenced with associates re draft witness testimony and prepared for same (.4); corresponded with W. Griffith (.1).	1,071.00
8/08/19	WMG	L120		8.70	Strategized regarding open case items and assigned work flows (2.6); calls with client regarding discovery (.7); coordinated discovery response work (1.0); revised discovery responses (.6); reviewed factual material in support of opening testimony (1.1); call regarding data analysis (.8); reviewed information related to locator deposition and interviews (1.3); reviewed opening testimony (.6).	5,768.10
8/08/19	EML	L120		.30	Corresponded with Jenner team re witness interviews and potential experts.	211.80
8/08/19	EML	L120		2.10	Revised draft testimony.	1,482.60
8/08/19	EML	L120		1.00	Discussed testimony with expert.	706.00
8/08/19	EML	L120		1.00	Discussed witnesses with B. Hauck (.3); corresponded with client team and B. Hauck re SED communications (.1); communicated with R. Schar and B. Hauck re SED communications and witness interviews (.6).	706.00
8/08/19	EML	L120		.20	Discussed revisions to testimony with D. Xu and C. Weiss.	141.20
8/08/19	EML	L120		.10	Corresponded with Jenner team re affirmative discovery.	70.60
8/08/19	EML	L120		.80	Coordinated matter next steps with B Hauck, A. Merrick and W. Griffith.	564.80
8/08/19	CJW	L120		2.20	Teleconference with expert re expert testimony (.2); revised outline re same (1.8); conferred with E. Loeb and D. Xu re same (.2).	1,478.40

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# **JENNER & BLOCK LLP**

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8/08/19	TSJ	L400	.40	Conferred with team re plan for drafting electric issues testimony.	248.40
8/08/19	TSJ	L400	.50	Reviewed revisions to HR testimony.	310.50
8/08/19	DXX	L400	1.00	Participated in call with expert re expert report.	506.00
8/08/19	DXX	L400	.20	Corresponded with expert witness re additional materials to review.	101.20
8/08/19	DXX	L400	1.10	Reviewed and revised outline of issues to cover in expert report.	556.60
8/08/19	DXX	L400	.20	Conferenced with E. Loeb and C. Weiss re expert report.	101.20
8/08/19	DXX	L400	.30	Coordinated follow up call with expert witness re expert report.	151.80
8/08/19	SXJ	L400	1.80	Revised draft testimony related to OII.	910.80
8/08/19	SXJ	L656	3.40	Revised redactions on recently produced documents.	1,720.40
8/08/19	SXJ	L110	1.30	Reviewed documents related to recent document requests.	657.80
8/08/19	SXJ	L110	1.90	Conducted targeted searches for information and documents related to the OII.	961.40
8/08/19	SLN	L400	10.80	Conferred with electric witness team (.6); conferred with L&M witness team (.4); drafted various electric testimony and analyzed documents re same (3.8); drafted L&M witness testimony (.6); pulled key documents re same (.7); analyzed and provided feedback re locator testimony (.7); reviewed and revised full L&M witness testimony (1.6); conferred with team re document review and prepared documents re same (1.3); conducted document review re discovery Cal. PA response, set 26 (.8); conferred with team re case management (.3).	4,957.20

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# **JENNER & BLOCK LLP**

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8/08/19	AKL	L110		10.20	Revised testimony of locator (6.7); drafted testimony of additional locator (3.5).	4,080.00
8/08/19	AOT	L400		5.10	Drafted testimonies.	2,040.00
8/08/19	TLB	P280		1.60	Updated electronic files and renamed pdfs in subfolders (1.0); obtained designated documents for attorneys (.6).	523.20
8/09/19	ВХН	L120		4.20	Conferred with PG&E law team re key questions for expert testimony (.3); began revising draft witness testimony for second witness (3.1); responded to various emails re discovery and workplan coordination (.8).	3,284.40
8/09/19	AFM	L330	A101	1.00	Conferred with team, client and opposing counsel re deposition and other scheduling issues.	714.00
8/09/19	SCB	L400	A103	7.10	Managed affirmative discovery (4.4); revised and edited witness statement (2.5); attended call with client re affirmative discovery (.2).	4,224.50
8/09/19	WMG	L120		9.90	Call with client regarding discovery and case logistics (1.4); call with Cal PA regarding discovery and related preparation and follow up (1.2); prepared discovery responses (1.7); revised data analysis (.7); revised opening testimony (2.4); reviewed affirmative discovery responses (.7); coordinated document review (.9); coordinated case scheduled (.9).	6,563.70
8/09/19	EML	L120		1.00	Communicated with PG&E law team and Jenner team re expert testimony and analyzed same.	706.00
8/09/19	EML	L120		.60	Revised draft testimony.	423.60
8/09/19	EML	L120		.30	Corresponded with R. Schar and B. Hauck re settlement issues (.2); corresponded with A. Merrick and B. Hauck re depositions (.1).	211.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/09/19	TSJ	L400	.80	Revised testimony re HR issues.	496.80
8/09/19	DXX	L400	.20	Reviewed dig-in data received from client.	101.20
8/09/19	SXJ	L656	1.10	Revised redactions for recently produced documents.	556.60
8/09/19	SXJ	L400	1.60	Revised draft testimony related to OII.	809.60
8/09/19	SXJ	L110	5.60	Conducted electronic document review of documents related to recent data requests.	2,833.60
8/09/19	SLN	L400	8.50	Conducted CAP document review re Cal. PA, set 26, question 1 (5.5); conferred with team re same (1.0); synthesized team findings re same (1.2); finalized QEW testimony (.8).	3,901.50
8/09/19	AKL	L110	3.20	Revised testimony of locator (1.7); collected documents to support management witness testimony (1.5).	1,280.00
8/09/19	AOT	L400	4.80	Factual research in support of drafting testimonies (1.2); phone call with team regarding California Public Advocate discovery requests (.3); factual research regarding same (2.6); drafted summaries of documents re same (.5); phone call with team re redaction of documents (.2).	1,920.00
8/09/19	TLB	P280	3.70	Updated electronic files and renamed pdfs in subfolders (1.0); obtained designated documents for attorneys (.7); coordinated with client IT to try to resolve issues regarding use of firm FTP to transfer documents from client SharePoint site (2.0).	1,209.90
8/10/19	ВХН	L120	3.80	Completed editing of testimony for second witness (3.0); reviewed and outlined key take-aways from discovery responses (.8).	2,971.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/10/19	SCB	L400	A103	1.10	Revised draft witness testimony (.8); reviewed and analyzed responses to discovery requests (.3).	654.50
8/10/19	WMG	L120		1.50	Revised analysis in support of discovery responses and related emails.	994.50
8/10/19	SLN	L400		9.80	Conducted document review re Cal. PA, set 26, question 1 (4.1); drafted summary observations and analysis (1.2); prepared excel of non responsive numbers (.7); prepared master PDF of files to produce (3.2); conferred with team re analysis (.6).	4,498.20
8/10/19	AOT	L110		3.20	Reviewed and analyzed responses and attachments submitted by the SED to client's discovery requests (2.5); drafted summary re same (.3); factual research in support of drafting responses to California Public Advocate discovery requests (.4).	1,280.00
8/11/19	BXH	L120		1.30	Drafted portion of witness testimony re resource issues.	1,016.60
8/11/19	AFM	L120		1.40	Drafted and analyzed affirmative witness statements.	999.60
8/11/19	WMG	L120		2.10	Revised analysis in support of discovery responses and related emails (1.0); coordinated witness testimony (1.1).	1,392.30
8/11/19	EML	L120		.60	Corresponded with A. Merrick and B. Hauck and Jenner team re depositions, witness statements and other OII matters (.3); reviewed Jenner analysis re discovery response in coordination with Jenner team (.1); reviewed memorandum obtained via third-party process and corresponded re same with Jenner team (.2).	423.60
8/11/19	SXJ	L130		1.40	Reviewed prior work product related to expert witness in preparation for new expert witness.	708.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/11/19	SLN	L400		3.60	Conducted document review re Cal. PA, set 26, question 1 (.7); revised and updated summary observations re same (1.3); analyzed and drafted summaries re hot docs re same (1.1); conferred with W. Griffith re same (.5).	1,652.40
8/12/19	BXH	L120		4.40	Coordinated discovery recommendations and testimony preparations through correspondence with Jenner and PG&E teams (.5); reviewed and revised witness testimony in light of questions from A. Merrick (1.5); conferred with A. Merrick and E. Loeb re experts and deposition prep (.5); conferred with E. Loeb re expert preparations (.2); began outlining preparations for deposition (.7); revised witness testimony based on analysis by T. Johnson re factual issue (1.0).	3,440.80
8/12/19	AFM	L110	A103	4.10	Continued working on drafting affirmative statements.	2,927.40
8/12/19	AFM	L130	A103	1.40	Continued working on drafting materials related to expert reports.	999.60
8/12/19	AFM	L330	A107	1.00	Prepared for and participated in meet and confer with opposing counsel re deposition scheduling and conferred with team re same.	714.00
8/12/19	SCB	L400	A104	8.50	Reviewed and analyzed discovery and prepared document re same (5.7); drafted, revised, reviewed, and edited witness statements (2.8).	5,057.50
8/12/19	WMG	L120		4.90	Calls with client regarding discovery (1.1); revised discovery responses (.8); analyzed new discovery requests and setup work streams (.9); revised testimony (.7); met and conferred with regulator and related follow up (.4); coordinated work flows (1.0).	3,248.70
8/12/19	EML	L120		1.40	Revised draft testimony.	988.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/12/19	EML	L120	.40	Reviewed expert testimony (.2) and communicated with PG&E legal team, expert and Jenner team re same (.2).	282.40
8/12/19	EML	L120	.30	Corresponded with Jenner team re testimony and other ongoing work streams.	211.80
8/12/19	EML	L120	.40	Conferred with A. Merrick re upcoming depositions.	282.40
8/12/19	EML	L120	1.40	Discussed testimony with expert witness.	988.40
8/12/19	EML	L120	.50	Discussed OII next steps with A. Merrick and B. Hauck.	353.00
8/12/19	EML	L120	.10	Reviewed team affirmative discovery analysis.	70.60
8/12/19	EML	L120	.30	Corresponded with PG&E legal team, A. Merrick and Jenner team re deposition schedules and considerations.	211.80
8/12/19	EML	L120	.10	Corresponded with Jenner team re deposition.	70.60
8/12/19	CJW	L120	1.40	Teleconference with expert re testimony (1.3); drafted correspondence re same (.1).	940.80
8/12/19	TSJ	L400	2.70	Revised HR testimony and drafted electric insert for Soto testimony.	1,676.70
8/12/19	DXX	L400	.20	Prepared for call with expert witness re expert report.	101.20
8/12/19	DXX	L400	1.40	Conferenced with expert witness re expert report.	708.40
8/12/19	DXX	L400	1.20	Reviewed and revised outline of topics to cover in expert report.	607.20
8/12/19	DXX	L400	.30	Investigated dig-in rate for expert report.	151.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/12/19	SXJ	L130	3.10	Conducted targeted searches for documents to provide the expert witness for his review.	1,568.60
8/12/19	SXJ	L656	2.30	Revised redactions to recently produced documents.	1,163.80
8/12/19	SXJ	L400	1.20	Revised draft testimony related to OII.	607.20
8/12/19	SXJ	L130	1.10	Prepared documents to send to the expert witness for his review.	556.60
8/12/19	SXJ	L130	.80	Spoke with expert regarding preparation of expert report.	404.80
8/12/19	ACN	L120	.10	Reviewed correspondence from A. Lyons and E. Loeb re witness interview.	59.50
8/12/19	SLN	L400	9.50	Participated in client discovery calls re Cal. P, question 26 (2.6); reviewed proposed production items with PG&E SME (1.8); drafted summary and finalized production materials re same (1.4); conferred with GOST re same (.5); reviewed and summarized EUO materials (.7); conferred with W. Griffith re same (.4); conferred with A. Merrick and client re SED locator depositions (.4); reviewed and drafted analysis re SED disclosures (1.1); consolidated compliance plan resources for expert testimony (.6).	4,360.50
8/12/19	AKL	L110	4.00	Edited locator testimony (1.8); drafted summary of witness interview (2.2).	1,600.00
8/12/19	AOT	L400	9.30	Reviewed and analyzed documents in support of drafting PG&E's discovery responses (1.4); analyzed SED's claims to determine the basis for specific claims (1.2); revised and updated summary analysis of SED's discovery responses (2.9); drafted testimonies (3.8).	3,720.00

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# **JENNER & BLOCK LLP**

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8/12/19	TLB	P280		2.60	Updated electronic files and renamed pdfs in subfolders (1.1); obtained designated documents for attorneys (1.0); participated in team teleconference (.5).	850.20
8/13/19	BXH	L120		8.80	Prepared status memo at request of A. Vallejo (1.3); coordinated next steps on testimony preparations through emails with Jenner team (.9); prepared for call with expert re testimony (.5); participated in call with expert re testimony (1.1); conferred with S. Jahangir re operations issues (.3); reviewed discovery responses (.6); participated in coordinating call with PG&E legal team re strategic decisions (1.1); began revising testimony of third witness (2.2); began outlining work plan for witness prep (.8).	6,881.60
8/13/19	AFM	L400	A103	2.10	Drafted and analyzed affirmative witness testimony.	1,499.40
8/13/19	AFM	L120	A109	.90	Prepared for and participated in PMT call.	642.60
8/13/19	AFM	L330	A101	1.00	Prepared for depositions via correspondence with opposing counsel, client and team.	714.00
8/13/19	SCB	L400	A103	4.40	Prepared witness testimony and conferred with team re same (3); prepared for and attended client call involving affirmative discovery (1.2); conferred with team re various issues in case (.2)	2,618.00
8/13/19	WMG	L120		7.90	Call with client regarding discovery (1.1); call with client regarding case strategy (1.0); calls regarding data analysis (.6); call with expert (1.2); review expert materials (.5); drafted and revised discovery responses (1.5); reviewed opening testimony (.7); coordinated work streams (.5); prepared for depositions (.8).	5,237.70

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/13/19	EML	L120	1.20	Reviewed expert testimony outline and coordinated with Jenner and client teams re same.	847.20
8/13/19	EML	L120	.40	Corresponded with A. Merrick and client team re depositions and other matters.	282.40
8/13/19	EML	L120	.20	Review draft memorandum re OII.	141.20
8/13/19	EML	L120	.40	Discussed testimony with expert.	282.40
8/13/19	EML	L120	.20	Discussed expert testimony with PG&E legal team.	141.20
8/13/19	EML	L160	.60	Revised testimony.	423.60
8/13/19	EML	L120	1.00	Participated in coordination call with client and Jenner project management teams.	706.00
8/13/19	CJW	L120	.60	Teleconference with expert re testimony (.4); drafted correspondence re same (.2).	403.20
8/13/19	DXX	L400	.30	Conferenced with expert witness re expert report.	151.80
8/13/19	DXX	L400	.50	Investigated dig-in rate for expert report.	253.00
8/13/19	DXX	L400	1.20	Conferenced with expert witness re dig-in analysis.	607.20
8/13/19	DXX	L400	.20	Conferenced with S. Jahangir re scheduling for expert witnesses.	101.20
8/13/19	DXX	L400	2.00	Reviewed and implemented client comments to outline of issues to be addressed in expert report.	1,012.00
8/13/19	DXX	L400	.30	Coordinated follow-up call with expert witness re client comments to outline.	151.80
8/13/19	DXX	L400	.70	Drafted outline of questions for expert witness to address in expert testimony.	354.20

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# **JENNER & BLOCK LLP**

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8/13/19	SXJ	L400	2.10	Revised draft testimony as part of the OII.	1,062.60
8/13/19	SXJ	L130	1.60	Reviewed previous expert work product in connection with new expert.	809.60
8/13/19	SXJ	L130	1.40	Prepared documents to send to expert witness for his review.	708.40
8/13/19	SXJ	L130	3.30	Conducted targeted searches for documents to provide the expert witness for his review.	1,669.80
8/13/19	SXJ	L130	.70	Spoke with expert regarding preparation of expert report.	354.20
8/13/19	SLN	L400	6.90	Conferred and strategized with S. Jahangir and W. Griffith re J. Soto deposition prep (1.2); compiled materials re same (.8); conferred with B. Hauck and readied materials for client re internal sub investigation (1.7); conferred with E. Loeb and S. Birnbaum re expert testimony (.4); prepared materials re compliance plan re same (.7); consolidated locator prep material for SED depositions (1.0); drafted S. Walker summary re same (1.1).	3,167.10
8/13/19	AOT	L400	2.90	Analyzed documents regarding reply testimonies (.9); conducted factual research to respond to partners' questions regarding testimonies (1.6); participated in conference call re experts (.4).	1,160.00
8/13/19	TLB	P280	2.80	Updated electronic files and renamed pdfs in subfolders (1.3); obtained designated documents for attorneys (1.5).	915.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/14/19	ВХН	L120		9.20	Continued revision of third witness statement (5.8); coordinated responses to PG&E inquiries re documents (.4); conferred with W. Griffith and S. Jahangir re discovery coordination (.3); drafted correspondence to PG&E re strategic issue (.2); reviewed materials re investigation in light of request from A. Vallejo (.5); conferred with R. Schar et al. re deposition prep (1.0); conferred with S. Jahangir et al. re deposition prep (.3); conferred with PG&E legal and regulatory teams re status and strategic decisions (.7).	7,194.40
8/14/19	AFM	L400	A103	4.30	Drafted and revised witness statements.	3,070.20
8/14/19	AFM	L330	A109	1.20	Participated in conference call to discuss deposition preparation strategy.	856.80
8/14/19	AFM	L330	A109	1.10	Participated in conference call to discuss deposition strategy.	785.40
8/14/19	AFM	L330	A107	.80	Conferred with team and opposing counsel re deposition scheduling and prep plan.	571.20
8/14/19	RJS	L120		.80	Telephone conference with B. Hauck, A. Merrick, and E. Loeb re deposition strategy and scheduling.	785.60
8/14/19	RJS	L120		.50	Reviewed draft of manager testimony and commented on same.	491.00
8/14/19	WMG	L120		6.10	Call with client regarding discovery (.8); drafted and revised discovery responses (1.5); call regarding data analysis (.3); coordinated work flows (1.7); reviewed testimony (1.0); reviewed expert related materials (.2); strategized regarding hearing and depos (.6).	4,044.30
8/14/19	EML	L120		.30	Corresponded with client and Jenner teams re OII next steps.	211.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/14/19	EML	L120	1.30	Planned for depositions with A. Merrick and Jenner team.	917.80
8/14/19	EML	L120	.70	Discussed deposition preparations with R. Schar, B. Hauck and A. Merrick.	494.20
8/14/19	EML	L120	.40	Communicated with B. Hauck and A. Merrick re witness testimony.	282.40
8/14/19	EML	L120	.40	Attended to expert and other witnesses in coordination with PG&E legal team, B. Hauck and A. Noll.	282.40
8/14/19	EML	L120	.40	Revised outline in preparation for witness interview in coordination with B. Hauck and A. Noll.	282.40
8/14/19	TSJ	L400	.50	Revised testimony re HR issues.	310.50
8/14/19	DXX	L400	.10	Reviewed and revised list of questions for expert witness to address in expert report.	50.60
8/14/19	DXX	L400	.20	Coordinated call with expert witness re outline of topics to discuss in expert report.	101.20
8/14/19	DXX	L400	.70	Reviewed previous OII for applicability in settlement discussions.	354.20
8/14/19	SXJ	L330	1.60	Reviewed prior work product related to witnesses subject to upcoming depositions.	809.60
8/14/19	SXJ	L656	1.90	Revised redactions related to recently produced documents.	961.40
8/14/19	SXJ	L130	5.60	Conducted targeted searches for documents to provide expert witness.	2,833.60
8/14/19	SXJ	L130	.40	Spoke with expert regarding preparation of expert report.	202.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/14/19	ACN	L120	3.00	Reviewed affirmative discovery responses as relevant to electric issues (.2); corresponded with E. Loeb re witness testimony (.1); telephone conference with E. Loeb, A. Merrick, and S. Norman re deposition defense preparation (1.0); telephone conferences with S. Norman re same (.4); drafted proposed questions for witness interview and provided compiled documents and circulated same to E. Loeb for review (1.3).	1,785.00
8/14/19	SLN	L400	7.40	Conferred with team re deposition preparation (.5); reviewed proposed materials re same (.8); conferred with SED locator deposition team re management and preparation (1.2); readied internal sub investigation materials for client and conferred with B. Hauck re same (2.4); reviewed Cal PA 28 responses (.4); prepared SED locator deposition preparation materials and conferred with A. Noll re same (1.0); analyzed EUO in light of witness interview (1.1).	3,396.60
8/14/19	AKL	L110	4.80	Collected documents to be sent to expert witness for review (.5); reviewed documents related to 2017 SAR (2.0); drafted testimony regarding actions related to L&M (2.3).	1,920.00
8/14/19	AOT	L400	6.70	Factual research in support of drafting testimony (3.4); revised and updated draft testimony (1.8); reviewed internal investigation documents in preparation for discovery production (1.3); attended meeting regarding same (.2).	2,680.00
8/14/19	TLB	P280	3.50	Updated electronic files and renamed pdfs in subfolders (1.5); obtained designated documents for attorneys (1.5); updated outlook calendar (.5).	1,144.50

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/14/19	DVC	L330		.30	Conferred with A. Merrick regarding project re deposition prep.	90.60
8/15/19	BXH	L120		8.50	Revised witness testimony (1.0); reviewed materials for witness interview (.5); revised fourth set of witness testimony (3.4); prepared for meeting re settlement authority (.9); conferred with R. Schar et al. re deposition strategy (.5); conferred with PG&E legal team re meeting preparations (1.2); conferred with additional client reps re same (.3); coordinated draft testimony preparations through correspondence and review (.7).	6,647.00
8/15/19	AFM	L330	A104	1.20	Continued working on reviewing and revising locator testimony.	856.80
8/15/19	AFM	L330	A104	.30	Continued working on reviewing and revising witness testimony.	214.20
8/15/19	RJS	L120		.50	Reviewed and commented on proposed testimony.	491.00
8/15/19	SCB	L400	A103	4.60	Prepared and revised witness statement and coordinated with team re same (3.5); reviewed responses to discovery (.5); attended call with team re various ongoing issues in case (.6).	2,737.00
8/15/19	WMG	L120		5.70	Coordinated regarding case logistics (.7); strategy call and related preparation and follow up (1.5); coordinated open work streams (2.0); reviewed and revised opening testimony (1.5).	3,779.10
8/15/19	EML	L120		1.10	Corresponded with Jenner team re testimony and reviewed same.	776.60
8/15/19	EML	L120		.50	Coordinated with A. Noll re deposition preparations.	353.00
8/15/19	EML	L120		.80	Coordinated with expert, C. Weiss and D. Xu re testimony.	564.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/15/19	EML	L120	.50	Discussed changes in deposition schedule and related issues with PG&E legal team and B. Hauck.	353.00
8/15/19	EML	L120	.60	Attended Jenner team meeting re next steps for discovery and depositions.	423.60
8/15/19	EML	L120	.30	Corresponded with client, B. Hauck and R. Schar re witness interviews and depositions.	211.80
8/15/19	CJW	L120	2.60	Teleconference with expert, E. Loeb, and D. Xu re expert testimony (.8); prepared background materials re same (.4); revised testimony outline re same (1.4).	1,747.20
8/15/19	TSJ	L400	.20	Reviewed edits to testimony re HR issues.	124.20
8/15/19	DXX	L400	.70	Conferenced with expert witness re PG&E's damage prevention program.	354.20
8/15/19	DXX	L400	.60	Reviewed and revised outline of topics for expert witness to address in expert report.	303.60
8/15/19	DXX	L400	.40	Reviewed and prepared materials to provide expert witness re PG&E's damage prevention program.	202.40
8/15/19	DXX	L400	1.10	Reviewed and analyzed OII re gas distribution mapping system.	556.60
8/15/19	SXJ	L130	1.90	Conducted background research into expert witness.	961.40
8/15/19	SXJ	L400	1.70	Revised draft testimony related to OII.	860.20
8/15/19	SXJ	L400	1.10	Conducted targeted searches as follow-up to draft testimony.	556.60
8/15/19	SXJ	L130	1.40	Conducted targeted searches as documents to provide expert witness.	708.40

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# **JENNER & BLOCK LLP**

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8/15/19	SXJ	L330	2.20	Reviewed prior work product related to witnesses subject to upcoming depositions.	1,113.20
8/15/19	SXJ	L130	.50	Spoke with expert regarding preparation of expert report.	253.00
8/15/19	ACN	L120	3.70	Reviewed A. Merrick edits to draft witness testimony (.2); conference with E. Loeb re deposition preparation (.5); correspondence with T. Johnson and S. Birnbaum re affirmative discovery and inclusion of responses in testimony (.2); provided update on status of issue to W. Griffith (.1); drafted template of witness deposition preparation binder and correspondence with S. Norman and A. Lyons re same (.8); telephone conference with S. Norman re same (.3); reviewed witness testimony and provided clarifying edits to same (.8); conference with T. Johnson re electric issues (.1); reviewed witness testimony re employee incentives and provided edits to same (.7).	2,201.50
8/15/19	SLN	L400	3.00	Drafted template deposition preparation outline (1.3); conferred with SED locator deposition team (.6); consolidated witness interview materials for SED locator depositions (.6); revised witness testimony (.5).	1,377.00
8/15/19	SLN	L400	3.20	Conferred with team re case management (.6); analyzed deponent background and provided summary (1.1); drafted witness testimony (1.5).	1,468.80
8/15/19	AKL	L110	8.20	Revised and finalized draft testimony (3.4); collected references of locators in SED documents to date in preparation for upcoming depositions (4.8).	3,280.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/15/19	AOT	L400		6.70	Conducted research regarding operations expert (2.4); conference call re same (.3); conducted fact research re testimonies (1.2); revised and updated draft testimonies (2.8).	2,680.00
8/15/19	TLB	P280		4.10	Created subpoena template (1.6); updated electronic files and renamed pdfs in subfolders (1.0); obtained designated documents for attorneys (1.0); participated in team teleconference (.5).	1,340.70
8/15/19	DVC	L330		5.40	Conducted search for witnesses in data request responses and pre-investigation data request responses to draft reference charts of citing same.	1,630.80
8/16/19	REM	L120		.20	Drafted correspondence re witness testimony.	178.60
8/16/19	ВХН	L120		8.30	Revised draft witness statements based on comments (4.9); coordinated preparations for depositions (2.0); revised settlement documents based on comments (1.4).	6,490.60
8/16/19	AFM	L400	A103	3.40	Drafted witness testimony (2.6); conferred with team and client re same (.8).	2,427.60
8/16/19	AFM	L400	A103	.40	Drafted locator witness testimony (.3); conferred with team and client re same (.1).	285.60
8/16/19	RJS	L120		1.40	Reviewed and commented on draft manager testimony.	1,374.80
8/16/19	RJS	L120		.60	Reviewed and commented on draft testimony re HR issues.	589.20
8/16/19	RJS	L120		.10	Telephone conference with J. Kane re deposition preparation and employee relations.	98.20

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# **JENNER & BLOCK LLP**

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8/16/19	SCB	L400	A104	2.10	Analyzed possible response to subpoena and conferred with B. Hauck and A. Noll re same (1.9); reviewed SED responses to discovery requests (.2).	1,249.50
8/16/19	WMG	L120		2.50	Call with client re discovery (.6); coordinate case logistics (1.1); reviewed materials in support of factual development (1.8).	1,657.50
8/16/19	EML	L120		1.00	Corresponded with Jenner team re testimony revisions and intervenor testimony.	706.00
8/16/19	EML	L120		.30	Corresponded with client and Jenner teams re subpoenas for depositions.	211.80
8/16/19	EML	L120		.20	Corresponded with B. Hauck, A. Noll, S. Norman and A. Vallejo re SED subpoena.	141.20
8/16/19	EML	L120		.10	Discussed SED subpoena with B. Hauck.	70.60
8/16/19	DXX	L400		2.70	Reviewed and analyzed prior OII for applicability to settlement discussions.	1,366.20
8/16/19	SXJ	L110		1.40	Reviewed intervenor testimony and related exhibits.	708.40
8/16/19	SXJ	L310		2.30	Conducted targeted searches to pull information related to potential production to SED.	1,163.80
8/16/19	SXJ	L110		.40	Held conference call with client to discuss ongoing logistics related to the OII.	202.40
8/16/19	SXJ	L400		1.30	Reviewed draft testimony related to the OII.	657.80

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# **JENNER & BLOCK LLP**

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8/16/19	ACN	L120	6.80	Corresponded with team re witness testimony on employee issues (.1); incorporated team's edits to same and recirculated same (.3); reviewed A. Merrick edits to same and correspondence re same (.3); reviewed witness testimony related to electric issues and provided comments and edits to same (.9); telephone conferences with S. Norman re deposition prep materials (.5); telephone conference with B. Hauck re employee issues (.1); reviewed A. Lyons drafts of deposition prep materials, reviewed and compiled relevant materials for each witness (2.7); reviewed A. Merrick edits to testimony re electric issues and provided additional edits to same (.5); telephone conference with B. Hauck re same (.2); correspondence with witness team re same (.2); reviewed document requests in subpoenas for deponents and circulated analysis of same to team (.7); telephone conference with S. Norman re same (.2); conference with S. Birnbaum re same (.1).	4,046.00
8/16/19	SLN	L400	11.30	Analyzed intervenor opening testimony (2.1); conferred and coordinated with team re same (.7); readied locator deposition materials (2.9); pulled, synthesized, and summarized notes re electric issues (1.6); conferred with witness team re electric issues(.6); conferred with team re case management (1.0); analyzed and summarized SED locator subpoenas (.6); consolidated data requests and responses mentioning locators (.9); reviewed witness testimony and conferred with team re same (.9).	5,186.70

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8/16/19	AKL	L110		7.90	Revised and finalized testimony ahead of delivering to client (5.6); collected references to witness to prepare for deposition (1.2); reviewed intervenor testimony (1.1).	3,160.00
8/16/19	AOT	L400		7.90	Reviewed and finalized draft testimonies to send for client's review (4.7); reviewed and analyzed intervener's testimonies (2.8); participated in phone conference with team re same (.4).	3,160.00
8/16/19	TLB	P280		4.50	Updated electronic files and renamed pdfs in subfolders (2.0); obtained designated documents for attorneys (2.5).	1,471.50
8/17/19	BXH	L120		2.70	Revised witness testimony in light of comments (1.1); revised settlement documents in preparation for meeting (1.6).	2,111.40
8/17/19	RJS	L120		1.00	Reviewed and commented on draft testimony.	982.00
8/17/19	SCB	L400	A104	.40	Developed possible response to subpoenas.	238.00
8/17/19	EML	L120		.10	Reviewed intervenor testimony.	70.60
8/17/19	EML	L120		.40	Reviewed updates to matter re preparation for OII from Jenner team.	282.40
8/17/19	DXX	L400		2.50	Reviewed and analyzed prior OII for relevance as precedent.	1,265.00
8/17/19	SXJ	L330		1.60	Drafted outline in preparation for upcoming deposition.	809.60
8/17/19	SXJ	L130		.30	Spoke with expert regarding outline for expert report.	151.80
8/17/19	SXJ	L110		1.60	Reviewed intervenor testimony and associated exhibits.	809.60
8/17/19	SXJ	L400		1.10	Reviewed draft testimony related to OII.	556.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/17/19	ACN	L120		2.00	Reviewed and compiled deposition witness preparation binders.	1,190.00
8/17/19	SLN	L400		6.60	Analyzed and summarized intervenor opening testimony (3.9); conferred and coordinated with team re same (1.5); readied locator deposition materials (1.1).	3,029.40
8/17/19	SLN	L400		2.10	Reviewed and provided feedback re deposition preparation materials (.7); drafted locator deposition outline (1.4).	963.90
8/17/19	AKL	L110		7.50	Reviewed and summarized intervenor testimony.	3,000.00
8/17/19	AOT	L400		7.80	Reviewed and analyzed intervener testimony (3.3); drafted summaries re same (4.1); participated in conference call re expert witness (.4).	3,120.00
8/17/19	TLB	P280		1.00	Compared client files to internal electronic files to confirm receipt of all Intervenor Testimony materials.	327.00
8/18/19	ВХН	L120		2.00	Revised outline for witness prep based on review of key documents (1.5); reviewed materials re intervenor testimony (.5).	1,564.00
8/18/19	AFM	L120	A104	1.10	Reviewed and analyzed subpoena responses.	785.40
8/18/19	AFM	L330	A104	.80	Reviewed and revised documents in preparation for depositions.	571.20
8/18/19	SCB	L400	A104	1.60	Developed analysis of possible response to subpoenas and analyzed key documents relevant to same.	952.00
8/18/19	EML	L120		.20	Reviewed intervenor summaries and expert testimony in coordination with Jenner team.	141.20
8/18/19	EML	L120		.10	Corresponded with Jenner team re PG&E witness testimony.	70.60

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# **JENNER & BLOCK LLP**

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8/18/19	DXX	L400	3.80	Drafted memo re analysis of prior OII as precedent.	1,922.80
8/18/19	DXX	L400	.60	Reviewed and analyzed intervenor opening testimony for potential expert responses.	303.60
8/18/19	SXJ	L330	2.10	Conducted targeted searches for documents in preparation for deposition.	1,062.60
8/18/19	SXJ	L330	2.10	Drafted outline in preparation for upcoming deposition.	1,062.60
8/18/19	SXJ	L130	.50	Spoke with expert regarding outline for expert report.	253.00
8/18/19	SXJ	L110	.60	Revised summary memo regarding intervenor testimony.	303.60
8/18/19	ACN	L120	.20	CorrespondeD with B. Hauck re electric issues memo (.1); correspondeD with A. Lyons and S. Norman re deposition preparation (.1).	119.00
8/18/19	SLN	L400	7.00	Revised and finalized intervenor opening testimony for partner review (2.1); conferred and coordinated with team re same (.7); prepared binders and background materials re same for partners (2.6); drafted memorandum re all opening testimony (.7); conferred with team re subpoenas (.5); conferred with locator deposition team (.4).	3,213.00
8/18/19	AKL	L110	1.50	Revised and finalized testimony to submit to client.	600.00
8/18/19	AOT	L400	3.50	Revised and updated additional testimony for sending to client.	1,400.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/19/19	BXH	L120		8.60	Prepared for witness interview based on outline prepared by A. Noll (1.8); interviewed witness with A. Noll (.7); revised documents for settlement meeting based on comments from PG&E team (1.4); coordinated deposition preparations with S. Jahangir (.4); conferred with and summarized discussion with witness counsel (.6); revised document summaries requested by PG&E (1.5); reviewed materials re expert (1.0); conferred with A. Merrick et al. re deposition issues (.5); reviewed and revised deposition prep outline (.7).	6,725.20
8/19/19	AFM	L120		.40	Prepared for and participated in conference call with team re subpoenas.	285.60
8/19/19	AFM	L120		1.20	Drafted numerous emails to client re subpoenas.	856.80
8/19/19	AFM	L120		1.00	Drafted emails with opposing counsel re subpoenas.	714.00
8/19/19	AFM	L330		1.00	Revised outline for deposition preparation.	714.00
8/19/19	AFM	L120		.40	Conferred with team and client re document production.	285.60
8/19/19	RJS	L120		1.00	Reviewed SED response to discovery requests and corresponded with B. Hauck re same.	982.00
8/19/19	SCB	L400	A104	3.70	Managed affirmative discovery (2.5); assisted with development of subpoena response (.4); attended call re same (.5); assisted with production of summaries of PG&E testimony (.3).	2,201.50
8/19/19	EML	L120		.10	Corresponded with B. Hauck and Jenner team re document review.	70.60
8/19/19	EML	L120		.10	Corresponded with client team and B. Hauck re interview logistics.	70.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/19/19	EML	L120	.10	Reviewed client correspondence re discovery and corresponded with Jenner team re same.	70.60
8/19/19	EML	L120	.30	Corresponded with A. Merrick and PG&E legal team re subpoenas.	211.80
8/19/19	EML	L120	.30	Corresponded with B. Hauck, A. Merrick and A. Noll re deposition matters.	211.80
8/19/19	EML	L120	.10	Corresponded with R. Schar, A. Noll and Jenner team re summary and next steps for interview.	70.60
8/19/19	CJW	L120	.30	Drafted summary of expert testimony and progress.	201.60
8/19/19	SXJ	L110	1.70	Conducted QC review of prepared materials related to intervenor testimony.	860.20
8/19/19	SXJ	L310	2.20	Conducted scoping searches for potential productions to SED in response to subpoenas.	1,113.20
8/19/19	SXJ	L130	1.10	Reviewed material related to preparation of outline for expert report.	556.60
8/19/19	SXJ	L130	.80	Held conference call with client to discuss logistics for upcoming depositions.	404.80
8/19/19	SXJ	L330	5.40	Conducted targeted searches for documents in preparation for deposition.	2,732.40
8/19/19	SXJ	L330	2.40	Drafted outline in preparation for upcoming deposition.	1,214.40

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# **JENNER & BLOCK LLP**

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8/19/19	ACN	L120	4.80	Reviewed summaries of intervenor testimony (.2); corresponded with B. Hauck and A. Merrick re subpoena document requests (.2); drafted shell of proposed deposition prep outline and circulated to A. Lyons and S. Norman (.3); telephone conference with A. Lyons and S. Norman re same (.6); corresponded with E. Loeb and A. Merrick re deposition preparation (.3); finalized witness binders for same (.7); participated in and took notes during witness interview (.6); telephone conference with B. Hauck re same (.2); drafted flash summary re same for circulation to team (.5); correspondeD with B. Hauck re same (.1); telephone conference with S. Norman re deposition preparation outline (.2); continued drafting outline (.8); corresponded with B. Hauck and S. Norman re witness documents (.1).	2,856.00
8/19/19	SLN	L400	9.00	Conferred with team re SED subpoena responses (.5); readied and proposed documents re same (.9); drafted deposition prep outline re electric issues and analyzed potential documents re same (2.4); conferred with team re general deposition outline (.4); created intervenor testimony binder for E. Loeb (1.1); created background SED locator binders and prepared related documents for A. Merrick and E. Loeb (2.7); conferred with S. Jahangir re J. Soto deposition preparation materials (.5); conferred with team re discovery (.5).	4,131.00
8/19/19	AKL	L110	8.30	Reviewed documents for inclusion in deposition prep outline (3.0); incorporated documents into draft outline of the same (3.0); prepared deposition prep outline for locators (2.3).	3,320.00

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# **JENNER & BLOCK LLP**

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8/19/19	AOT	L400		6.40	Drafted summaries of reply testimonies at request of PG&E (4.8); conducted fact research and gathered documents in support of preparing witnesses for deposition (1.6).	2,560.00
8/19/19	TLB	P280		1.40	Transmitted designated documents to client SharePoint site.	457.80
8/20/19	ВХН	L120		6.60	Reviewed documents and summaries in outlining key points for settlement conference (3.8); coordinated response to discovery issues (.7); conferred with A. Merrick re discovery issues (.6); participated in case management call with PG&E team (1.1); conferred with counsel for CUE re OII strategy (.4).	5,161.20
8/20/19	AFM	L120		1.00	Participated in PMT call.	714.00
8/20/19	AFM	L120		1.10	Reviewed client documents to prepare for depositions.	785.40
8/20/19	SCB	L400	A105	.20	Reviewed correspondence with team re response to subpoenas.	119.00
8/20/19	WMG	L120		.60	Reviewed case developments.	397.80
8/20/19	EML	L120		.20	Corresponded with Jenner team re depositions and matter next steps.	141.20
8/20/19	EML	L120		.20	Corresponded with A. Merrick and PG&E re correspondence with SED re depositions.	141.20
8/20/19	EML	L120		.80	Participated in project management call with client team, B. Hauck and A. Merrick.	564.80
8/20/19	TSJ	L120		3.20	Reviewed memo re electric issues for applicability to witness prep.	1,987.20
8/20/19	DXX	L400		.60	Reviewed and analyzed past statements by SED.	303.60
8/20/19	DXX	L400		.30	Drafted summary of expert testimony for review by witness.	151.80

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# **JENNER & BLOCK LLP**

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8/20/19	DXX	L400	.20	Corresponded with C. Weiss and E. Loeb re intervenor testimony.	101.20
8/20/19	DXX	L400	2.70	Reviewed and analyzed prior Commission decision and transcript of Commission meeting.	1,366.20
8/20/19	DXX	L400	.20	Corresponded with expert witness re intervenor testimony.	101.20
8/20/19	SXJ	L330	1.90	Conducted QC review of material prepared for upcoming depositions.	961.40
8/20/19	SXJ	L110	.70	Conducted targeted searches for documents related to upcoming depositions.	354.20
8/20/19	SXJ	L310	.40	Spoke with client regarding discovery issues.	202.40
8/20/19	SXJ	L330	4.30	Prepared binder of materials related to upcoming depositions.	2,175.80
8/20/19	ACN	L120	3.60	Completed draft deposition prep outline (1.8); telephone conferences with S. Norman re same (.3); reviewed and edited S. Norman and A. Lyons additions to same (1.0); drafted email to and circulated same to A. Merrick and E. Loeb for review (.2); conference with T. Johnson re inclusion of affirmative discovery in PG&E responsive testimony (.1); corresponded with B. Hauck re digin issues (.2).	2,142.00
8/20/19	SLN	L400	5.50	Drafted SED deposition outline re Jenner direct examination (2.4); revised EUO comparison chart for deposition prep (.8); conferred with team re case management (.5); conducted targeted searches re electric issues (1.8).	2,524.50
8/20/19	AKL	L110	10.00	Drafted witness prep outline for depositions (1.5); prepared materials for deposition preparation session (5.5); drafted memo summarizing witness interview (3.0).	4,000.00

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# **JENNER & BLOCK LLP**

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8/20/19	TLB	P280	2.90	Updated electronic files (.9); participated in client training courses to retain access to client SharePoint site (2.0).	948.30
8/21/19	BXH	L120	12.10	Prepared for and participated in settlement discussions (8.1); coordinated response to union issues related to L&M proceeding (.4); revised settlement documents in light of discussion (3.6).	9,462.20
8/21/19	AFM	L120	.40	Email correspondence with team re discussions with CUE.	285.60
8/21/19	AFM	L130	2.00	Reviewed and revised expert report for operations expert.	1,428.00
8/21/19	WMG	L120	.40	Reviewed case developments.	265.20
8/21/19	EML	L120	.10	Corresponded with A. Merrick re depositions and SED correspondence.	70.60
8/21/19	EML	L120	.10	Corresponded with R. Schar and B. Hauck re settlement status.	70.60
8/21/19	EML	L120	.50	Corresponded with Jenner team re depositions and witness statements.	353.00
8/21/19	TSJ	L400	.30	Conferred with A. Noll re integrating affirmative discovery into testimony.	186.30
8/21/19	SXJ	L110	2.60	Conducted electronic document review of documents related to upcoming depositions.	1,315.60
8/21/19	SXJ	L110	2.80	Conducted electronic document review of documents related to draft testimony for the OII.	1,416.80
8/21/19	SXJ	L400	.80	Revised draft testimony related to OII.	404.80
8/21/19	SXJ	L330	.70	Reviewed materials prepared in advance of upcoming depositions.	354.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/21/19	ACN	L120	1.20	Corresponded with B. Hauck, A. Merrick, and S. Norman re witness preparation (.3); reviewed correspondence with SED re depositions (.1); telephone conferences with S. Norman and A. Lyons re documents to be prepared for deposition preparation (.2); conference with T. Johnson re affirmative discovery review (.2); reviewed proposed documents for responsiveness (.3); corresponded with B. Hauck and A. Merrick re same (.1).	714.00
8/21/19	SLN	L400	8.10	Analyzed and flagged key admissions re EUO (2.1); conducted substantive review of documents for SED depositions and advised A. Noll re findings (.8); conferred with A. Noll and team re same (.7); prepared materials for third party counsel (1.6); reviewed witness documents and conferred with S. Jahangir re same (.7); conferred and coordinated with team re case management (.5); revised SED deposition preparation materials (.9); conferred with A. Lyons re same (.4); conferred with A. Merrick re key admissions re same (.4).	3,717.90
8/21/19	AKL	L110	7.20	Prepared materials for depositions.	2,880.00
8/21/19	TLB	P280	2.50	Updated electronic files (.5); obtained designated documents for attorney review (2.0).	817.50

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# **JENNER & BLOCK LLP**

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8/22/19	BXH	L120	6.70	Conferred with R. Schar re status (.3); coordinated deposition preparations through correspondence with PG&E, S. Jahangir, A. Merrick, and their party (1.4); reviewed materials re discovery proposals (.3); conferred with PG&E legal team re settlement documents (.9); revised draft settlement documents in light of comments from PG&E (2.4); conferred with W. Griffith and S. Jahangir in regular coordination call re issues needing resolution (.5); drafted recommendations re deposition preparations in coordination with E. Loeb (.9).	5,239.40
8/22/19	AFM	L330	4.20	Reviewed client documents in preparation for deposition preparation meetings.	2,998.80
8/22/19	AFM	L330	1.80	Drafted outline for deposition preparation meetings.	1,285.20
8/22/19	AFM	L120	.40	Reviewed client comments on testimony and responded to client re same.	285.60
8/22/19	RJS	L120	.30	Telephone conference with B. Hauck re OII settlement discussions.	294.60
8/22/19	RJS	L120	2.00	Began preparation for deposition.	1,964.00
8/22/19	WMG	L120	3.60	Reviewed intervenor testimony (2.0); reviewed materials in support of opening testimony and depositions (1.0); strategy call (.6).	2,386.80
8/22/19	EML	L120	.60	Corresponded with Jenner team re depositions and witness issues.	423.60
8/22/19	EML	L120	.20	Corresponded with expert and Jenner team re testimony.	141.20
8/22/19	EML	L120	.20	Discussed matter next steps with B. Hauck.	141.20
8/22/19	EML	L120	.50	Communicated with Jenner team re deposition planning.	353.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/22/19	TSJ	L400	2.20	Reviewed SED discovery responses and testimony re electric issues.	1,366.20
8/22/19	DXX	L400	3.20	Reviewed and analyzed settlements agreements in prior OII proceedings.	1,619.20
8/22/19	DXX	L400	.40	Corresponded with expert witness re prior PG&E settlement and decision approving settlement.	202.40
8/22/19	DXX	L400	.40	Corresponded with expert witness re dig-in rate and expert report.	202.40
8/22/19	SXJ	L110	6.20	Conducted electronic document review of documents to identify noteworthy documents.	3,137.20
8/22/19	SXJ	L330	1.30	Conducted targeted searches for documents related to upcoming depositions.	657.80
8/22/19	SXJ	L310	1.10	Contacted vendor regarding potential options for upcoming production to SED.	556.60
8/22/19	SXJ	L120	.50	Held conference call with client to discuss logistics in advance of upcoming depositions.	253.00
8/22/19	SXJ	L120	.60	Held internal conference call to discuss logistics in advance of upcoming depositions.	303.60
8/22/19	SXJ	L130	.30	Discussed forthcoming expert report with expert.	151.80

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8/22/19	ACN	L120	4.10	Correspondence with S. Jahangir and A. Merrick re deposition preparation scheduling (.2); correspondence with team re document production (.2); correspondence with S. Jahangir re witness testimony status (.1); reviewed deposition prep materials for witnesses (.8); telephone conferences with S. Norman re deposition prep (.4); reviewed documents and prepared list of objections to be made during depositions (.4); correspondence with S. Jahangir and S. Norman re witnesses documents for production (.2); reviewed B. Hauck email re deposition questioning (.1); telephone conference with E. Loeb re depositions (.1); telephone conference with A. Merrick, E. Loeb, and S. Norman re deposition preparation (.9); telephone conference with S. Norman re same and re affirmative direct questioning to propose (.3); drafted email to A. Merrick re deposition scheduling considerations and strategy (.4).	2,439.50
8/22/19	SLN	L400	11.90	Conferred with team re SED hot doc production (.9); readied documents re same (1.4); analyzed preparation materials and prepared for SED locator deposition preparation sessions (4.7); participated in strategy call with team re same (1.5); revised deposition outline re same (1.1); drafted key points for potential deposition issues (.8); conferred with A. Noll re strategy re same (.5); coordinated deposition management with A. Merrick (.6); conferred with S. Jahangir re J. Soto document production (.4).	5,462.10
8/22/19	AKL	L110	5.50	Reviewed and analyzed materials in preparation of locator deposition.	2,200.00

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8/22/19	AOT	L400		1.40	Conducted factual research re SED's request for documents (1.2); emailed team re same (.2).	560.00
8/22/19	TLB	P280		2.70	Updated electronic files (1.5); obtained designated documents for attorney review (1.2).	882.90
8/23/19	BXH	L120		10.80	Prepared for and participated in settlement conference (5.5); participated in meeting with SED re electrical issues (1.0); conferred with J. Klemm re settlement documents (.6); coordinated deposition prep issues through internal and external discussions (1.0); drafted correspondence re discovery issues (.7); revised witness testimony in light of comments from PG&E legal team (2.0).	8,445.60
8/23/19	AFM	L330		9.80	Prepared for and participated in deposition preparation sessions with 4 witnesses.	6,997.20
8/23/19	AFM	L330		1.30	Drafted emails to team re deposition strategy.	928.20
8/23/19	RJS	L120		1.50	Continued preparation for witness deposition preparation by review of documents and related materials.	1,473.00
8/23/19	SCB	L400	A103	1.00	Revised and edited witness testimony and coordinated revision of same.	595.00
8/23/19	WMG	L120		5.80	Revised opening testimony (4.8); coordinated work streams (.4); emails and calls regarding document production (.6).	3,845.40
8/23/19	EML	L120		.10	Corresponded with client and Jenner teams re depositions.	70.60
8/23/19	EML	L120		.10	Corresponded with C. Weiss, D. Xu and expert re testimony.	70.60
8/23/19	EML	L120		.20	Corresponded with R. Schar and B. Hauck re settlement.	141.20

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353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/23/19	TSJ	L400	3.30	Revised testimony to reflect facts addressed in data responses.	2,049.30
8/23/19	SXJ	L310	.70	Discussed potential production options for upcoming production to SED.	354.20
8/23/19	SXJ	L310	.50	Performed QC review of documents being produced.	253.00
8/23/19	SXJ	L330	1.80	Performed QC review of materials prepared in advance of upcoming depositions.	910.80
8/23/19	SXJ	L330	2.10	Performed targeted searches for documents related to upcoming depositions.	1,062.60
8/23/19	SXJ	L130	.20	Spoke with expert to set up forthcoming conversation regarding expert report.	101.20
8/23/19	SXJ	L110	2.10	Conducted electronic document review of documents to identify noteworthy documents.	1,062.60
8/23/19	ACN	L120	7.50	Reviewed A. Merrick edits to deposition prep outline and proposed edits to same (.3); corresponded with A. Merrick and S. Norman re depositions (.1); prepared materials for depositions (.2); participated in deposition preparation of PG&E employees (6.2); telephone conference with witness re testimony (.3); telephone conference with S. Norman and A. Merrick re deposition preparation (.4).	4,462.50
8/23/19	SLN	L400	10.80	Conducted witness preparation sessions (9.2); conferred with client and A. Merrick re deposition preparation and schedule (.7); conferred with team re same (.5); conferred with A. Shakoorian and S. Birnbaum re J. Klemm testimony (.4).	4,957.20

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353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/23/19	AKL	L110	4.70	Revised testimony based on client comments.	1,880.00
8/23/19	AOT	L400	1.50	Conducted legal research in support of deposition preparations (.6); conference call and email correspondence to prepare for expert witness interview (.5); reviewed and analyzed clients' comments on testimony (.4).	600.00
8/23/19	TLB	P280	.50	Obtained designated documents for attorney review.	163.50
8/23/19	DVC	L330	.20	Provided documents to PG&E to review in preparation for upcoming locator depositions.	60.40
8/24/19	BXH	L120	1.00	Continued revisions of settlement documents in light of comments from other parties.	782.00
8/24/19	RJS	L120	.50	Reviewed revised draft statement.	491.00
8/24/19	EML	L120	.20	Corresponded with Jenner team re depositions and witness statements.	141.20
8/24/19	SXJ	L130	3.10	Discussed elements of forthcoming expert report with expert.	1,568.60
8/24/19	SLN	L400	9.90	Drafted witness admission comparison chart for SED depositions (3.6); prepared for depositions and reviewed witness materials re same (2.7); updated and revised L&M testimony (3.2); conferred with A. Shakoorian re same (.4).	4,544.10
8/24/19	AOT	L400	10.60	Conference call with operations expert (2.9); conference call with team re same (.6); revised notes from the call (2.2); revised and updated draft testimonies based on client's comments (4.9).	4,240.00

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8/25/19	ВХН	L120	1.70	Revised draft settlement documents in light of comments from co-counsel (.9); corresponded with A. Merrick et al. re deposition prep issues (.4); drafted filing proposed by SED (.4).	1,329.40
8/25/19	AFM	L310	.90	Drafted emails to SED re document production dispute.	642.60
8/25/19	AFM	L330	1.10	Telephone and email conference with team re deposition preparation.	785.40
8/25/19	WMG	L120	.70	Coordinated updates to reply testimony.	464.10
8/25/19	EML	L120	.30	Corresponded with A. Merrick and B. Hauck re depositions and witnesses.	211.80
8/25/19	SXJ	L130	1.10	Revised outline for expert report.	556.60
8/25/19	SXJ	L330	1.40	Reviewed material related to upcoming depositions.	708.40
8/25/19	SXJ	L310	.70	Performed targeted searches related to previously produced documents.	354.20
8/25/19	ACN	L120	.80	Reviewed correspondence from A. Merrick with SED re depositions (.1); telephone conference with A. Merrick and S. Norman re deposition prep (.4); telephone conference with S. Norman re same (.2); corresponded with B. Hauck re personnel information (.1).	476.00
8/25/19	SLN	L400	8.30	Prepared for SED depositions (3.7); printed and coordinated exhibits (2.9); conferred and strategized with team re same (1.7).	3,809.70
8/25/19	AOT	L400	.80	Revisions and updates to Reply Testimony.	320.00

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8/26/19	REM	L120	.80	Corresponded with PG&E re matter status, settlement opportunities and next steps (.3); communications with B. Hauck and R. Schar re status and next steps (.2); telephone conference with B. Hauck re same (.3).	714.40
8/26/19	BXH	L120	4.60	Conferred with and summarized call with witness counsel re depositions (.3); reviewed and revised draft filing in light of comments (.4); conferred with and summarized call with third party counsel re coordination issues (.4); conferred with E. Loeb re case status (.2); coordinated deposition prep issues through correspondence with Jenner team (.3); revised settlement-related documents in light of comments (2.2); coordinated preparation of draft motion proposed by PG&E (.3); began review of comments re testimony (.5).	3,597.20
8/26/19	AFM	L330	8.20	Defended witnesses at depositions at CPUC.	5,854.80
8/26/19	AFM	L330	1.80	Prepared witness for deposition.	1,285.20
8/26/19	AFM	L330	.60	Drafted email to team summarizing depositions.	428.40
8/26/19	RJS	L120	2.00	Prepared for deposition preparation by reviewing various materials, including prior testimony.	1,964.00
8/26/19	RJS	L120	.30	Corresponded with B. Hauck and A. Merrick re various deposition preparation issues.	294.60
8/26/19	RJS	L120	.20	Met with team to debrief re depositions taken.	196.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/26/19	WMG	L120	6.10	Call with client regarding discovery (.8); calls and emails regarding document production (.6); drafted and revised discovery responses (1.2); coordinated open work streams (.7); revised opening testimony (1.1); reviewed testimony (1.7).	4,044.30
8/26/19	EML	L120	.10	Reviewed draft filing re settlement in coordination with Jenner team.	70.60
8/26/19	EML	L120	.70	Corresponded with client and Jenner teams re testimony and deposition issues.	494.20
8/26/19	EML	L120	.20	Discussed depositions and settlement with R. Schar.	141.20
8/26/19	EML	L120	.20	Corresponded with client and Jenner teams re additional witness.	141.20
8/26/19	EML	L120	.20	Discussed matter with B. Hauck.	141.20
8/26/19	EML	L120	.20	Reviewed draft testimony and corresponded with C. Weiss and D. Xu re same.	141.20
8/26/19	EML	L120	.50	Discussed additional witness with PG&E.	353.00
8/26/19	DXX	L400	4.80	Reviewed and commented on draft expert report.	2,428.80
8/26/19	SXJ	L330	1.60	Reviewed material related to upcoming deposition.	809.60
8/26/19	SXJ	L130	.60	Revised outline for expert report.	303.60

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# **JENNER & BLOCK LLP**

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8/26/19	ACN	L120	9.70	Corresponded with E. Loeb and B. Hauck re additional witness for opening testimony (.2); participated in deposition preparation (4.8); conferenced with A. Merrick and S. Norman re same (.6); telephone conference with witness re testimony (.5); telephone conference with third-party attorney re depositions (.4); reviewed witness materials and documents for Tuesday depositions (1.2); preparation session with witness for Tuesday deposition (1.5); conference with S. Norman and A. Merrick re same (.2); reviewed witness memo and correspondence with E. Loeb re same (.3)	5,771.50
8/26/19	SLN	L400	15.80	Participated in SED deposition defenses (8.8); drafted daily summary for team re same (1.1); conferred and debriefed with team re same (1.2); participated in witness preparation session (1.5); prepared for SED depositions (1.8); conferred with their-party lawyer re same (.6); reviewed J. Klemm revised testimony (.8).	7,252.20
8/26/19	AKL	L110	7.70	Drafted memo regarding witness interview.	3,080.00
8/26/19	AOT	L400	7.60	Revised and updated draft testimony (7.3); meeting with team re same (.3).	3,040.00
8/26/19	TLB	P280	1.70	Updated electronic files (.5); obtained designated documents for attorney review (.5); coordinated with duplicating to create binder for attorney (.4); coordinated with word processing to create word version of joint motion for settlement for template (.3).	555.90

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/27/19	ВХН	L120	6.40	Conferred with and summarized call with witness counsel (.4); began outlining key response points based on SED and intervenor testimony (5.0); reviewed and provided comments on expert testimony (.5); conferred with PG&E team re next steps (.3); conferred with E. Loeb re next steps (.2).	5,004.80
8/27/19	AFM	L330	8.80	Prepared and defended witnesses at depositions at CPUC.	6,283.20
8/27/19	AFM	L330	.60	Drafted email to client summarizing depositions.	428.40
8/27/19	AFM	L120	.40	Email correspondence with team re strategy for testimony.	285.60
8/27/19	RJS	L120	5.50	Met with witness for deposition preparation.	5,401.00
8/27/19	WMG	L120	2.80	Analyzed discovery requests (.2); coordinated document production (.2); call with client regarding discovery (.6); reviewed analysis of deposition developments (.4); strategy call with client (.4); reviewed materials in support of testimony (.8).	1,856.40
8/27/19	EML	L120	.20	Reviewed A. Merrick deposition summary.	141.20
8/27/19	EML	L120	.20	Corresponded with PG&E legal team and A. Noll re additional witness.	141.20
8/27/19	EML	L120	1.00	Reviewed and revised draft testimony in coordination with Jenner team.	706.00
8/27/19	EML	L120	.40	Participated in client and Jenner team coordination call.	282.40
8/27/19	EML	L120	.10	Discussed matter next steps with B. Hauck.	70.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/27/19	CJW	L120	1.20	Reviewed and revised expert testimony (1.1); drafted correspondence re same (.1).	806.40
8/27/19	DXX	L900	2.40	Drafted joint motion to approve settlement agreement.	1,214.40
8/27/19	DXX	L400	.70	Prepared appendix of documents considered by expert witness.	354.20
8/27/19	DXX	L400	1.10	Reviewed and commented on prepared testimony of expert witness.	556.60
8/27/19	SXJ	L330	6.40	Attended witness prep session in advance of deposition.	3,238.40
8/27/19	SXJ	L110	.40	Performed targeted searches for documents related to upcoming depositions.	202.40
8/27/19	SXJ	L110	.40	Researched current legal actions related to case.	202.40
8/27/19	SXJ	L130	.60	Revised outline related to expert report.	303.60
8/27/19	SXJ	L130	.30	Discussed progress of expert report with expert.	151.80
8/27/19	SXJ	L330	1.10	Reviewed material in preparation for deposition prep session.	556.60
8/27/19	ACN	L120	9.90	Revised witness testimony in light of witness comments and circulated same to team (.6); participated in deposition preparation (2.9); correspondence with team re HR records based on review of organization charts re same (.3); defended locator deposition (1.6); participated in depositions of additional locators and advised A. Merrick re same (2.7); conferences with A. Merrick and S. Norman re depositions (.8); conference with R. Schar, A. Merrick, S. Jahangir, and S. Norman re same (.6); drafted summaries of depositions for client (.4).	5,890.50

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/27/19	SLN	L400	11.70	Participated in SED deposition defenses (2.5); drafted daily summary for team re same (.7); consolidated and readied addition exhibits and materials re same (.7); conferred and debriefed with team re same (.9); coordinated witness and team staffing (3.3); conferred with client re same (.5); participated in witness preparation session (1.1); prepared for SED depositions (2.0).	5,370.30
8/27/19	AKL	L110	4.20	Revised witness interview memo.	1,680.00
8/27/19	TLB	P280	5.20	Updated electronic files (.5); obtained designated documents for attorney review (.5); created template for joint motion for settlement (2.2); obtained designated organization charts for A. Noll (2.0).	1,700.40
8/28/19	BXH	L120	1.30	Coordinated revisions to testimony and preparation of requested write-ups.	1,016.60
8/28/19	AFM	L330	2.10	Defended witness at deposition at CPUC.	1,499.40
8/28/19	AFM	L330	1.80	Prepared witness for deposition at CPUC.	1,285.20
8/28/19	RJS	L120	7.50	Participated in continued preparation for deposition and attended deposition.	7,365.00
8/28/19	RJS	L120	.20	Reviewed summary of deposition and edited same.	196.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/28/19	WMG	L120	6.40	Coordinated revisions to opening testimony (1.2); drafted and revised analysis in support of opening testimony (1.9); analyzed factual materials in support of discovery and opening testimony (1.0); call with client regarding discovery (.4); drafted and revised analysis in support of discovery responses (.6); reviewed deposition testimony (.5); attention to settlement strategy (.3); emails regarding expert testimony (.5).	4,243.20
8/28/19	EML	L120	1.20	Revised testimony and outlined questions for same.	847.20
8/28/19	EML	L120	.40	Reviewed intervenor testimony.	282.40
8/28/19	EML	L120	.20	Communicated with B. Hauck re matter next steps.	141.20
8/28/19	EML	L120	1.20	Discussed testimony with expert and Jenner team.	847.20
8/28/19	EML	L120	1.10	Discussed testimony with PG&E witness, J. Pendleton and A. Noll.	776.60
8/28/19	EML	L120	.40	Communicated with PG&E legal team re settlement issues.	282.40
8/28/19	EML	L120	.10	Corresponded with R. Schar, B. Hauck and W. Griffith re witness testimony.	70.60
8/28/19	CJW	L120	2.60	Teleconference with expert re testimony (2.3); prepared summary of same (.3).	1,747.20
8/28/19	DXX	L400	1.30	Drafted portion of joint motion to approve settlement agreement.	657.80
8/28/19	DXX	L400	1.00	Conferenced with expert witness re comments to expert report.	506.00
8/28/19	DXX	L400	1.80	Reviewed and implemented comments to testimony.	910.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/28/19	DXX	L400	.70	Drafted summary of expert witness testimony and responses to SED contentions.	354.20
8/28/19	SXJ	L330	5.30	Attended deposition.	2,681.80
8/28/19	SXJ	L330	.30	Drafted daily report related to depositions from that day.	151.80
8/28/19	SXJ	L330	1.80	Reviewed material in preparation for deposition.	910.80
8/28/19	SXJ	L330	1.30	Prepared material for deposition defense.	657.80
8/28/19	SXJ	L330	1.10	Reviewed draft testimony related to ongoing OII.	556.60
8/28/19	ACN	L120	1.90	Drafted proposed outline and talking points for witness interview and circulated same to E. Loeb (.5); corresponded with E Loeb re witness draft testimony (.1); corresponded with S. Norman re deposition strategy (.2); telephone interview with potential hearing witness (.9); telephone conference with PG&E legal team and E. Loeb re same (.2).	1,130.50
8/28/19	SLN	L400	13.10	First chaired SED deposition defense (1.0); drafted daily summary for team re same (.7); conferred and debriefed with team re same (1.0); conducted witness preparation sessions (4.9); prepared for SED depositions (2.1); coordinated witness and team staffing (1.8); reviewed revised testimony (1.6),	6,012.90
8/28/19	AKL	L110	4.30	Revised and summarized deposition testimony (2.0); drafted chart of opening and responsive testimony (1.8); drafted interview memo re locator (.5).	1,720.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/28/19	AOT	L400	10.30	Drafted chart with assertions in opening testimony (.8); conference meeting re same (.3); reviewed and analyzed reply testimony to identify responsive statements (3.3); drafted outline for operations testimony (5.9).	4,120.00
8/29/19	REM	L120	.40	Prepared for and participated in conference with B. Hauck regarding settlement status and next steps including interaction with bankruptcy proceedings, exit, wildfire fund deadlines.	357.20
8/29/19	ВХН	L120	7.00	Conferred with R. Mehrberg re intersection of L&M status with other PG&E interests (.4); coordinated preparation of testimony through correspondence with W. Griffith and E. Loeb (.4); coordinated preparation of settlement documents (.6); conferred with counsel for witness re testimony and next steps and summarized same (.6); prepared for and participated in settlement meeting (4.0); updated draft documents and recommendations in light of settlement meeting (1.0).	5,474.00
8/29/19	AFM	L330	3.20	Prepared and defended witness at deposition at CPUC.	2,284.80
8/29/19	AFM	L330	.30	Drafted email to client summarizing deposition.	214.20
8/29/19	AFM	L130	2.10	Prepared for and participated in meeting between operations expert and PG&E L&M personnel.	1,499.40
8/29/19	RJS	L120	.20	Corresponded with witness re deposition and OII testimony.	196.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/29/19	WMG	L120	6.60	Drafted and revised analysis of opening testimony (4.0); reviewed materials in support of settlement (.6); reviewed document production and related emails (.5); drafted and revised analysis in support of case strategy (.7); coordinated regarding discovery responses (.4); reviewed factual developments from depositions (.4).	4,375.80
8/29/19	EML	L120	.10	Reviewed deposition summaries and corresponded with Jenner team re same.	70.60
8/29/19	EML	L120	.90	Revised testimony summary documents and shared same with client team.	635.40
8/29/19	EML	L120	.80	Revised draft testimony.	564.80
8/29/19	EML	L120	.10	Discussed testimony with PG&E legal team.	70.60
8/29/19	DXX	L400	.20	Corresponded with expert witness re testimony.	101.20
8/29/19	SXJ	L130	3.10	Attended meeting between client and expert witness as part of preparing expert report.	1,568.60
8/29/19	SXJ	L130	1.30	Discussed elements of the expert report with expert.	657.80
8/29/19	SXJ	L130	2.10	Reviewed materials related to preparation of expert report.	1,062.60
8/29/19	SXJ	L130	.60	Revised outline related to expert report.	303.60
8/29/19	ACN	L120	.60	Conferenced with S. Norman re depositions (.2); drafted proposed summary of witness testimony for E. Loeb (.4).	357.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/29/19	SLN	L400	10.70	First chaired SED deposition defense (2.6); drafted daily summary for team re same (.7); conferred and debriefed with team re same (1.1); coordinated with client re same (.5); conducted witness preparation session (1.4); prepared for SED depositions (1.9); coordinated witness and team staffing (.5); updated team re SED depositions (.8); conferred with court re deposition transcripts (.4); conferred with team re revising testimony (.8).	4,911.30
8/29/19	AKL	L110	1.00	Revised testimony of locator witness.	400.00
8/29/19	AOT	L400	5.20	Drafted summary of the reply testimony (2.8); revised and updated reply testimony (1.0); drafted outline of expert testimony (1.4).	2,080.00
8/29/19	TLB	P280	1.90	Updated electronic files (.6); obtained designated documents for attorney review (1.3).	621.30
8/30/19	BXH	L120	11.20	Conferred with PG&E legal team re settlement requests (.5); participated in call re testimony (2.0); conferred with Jenner team re next steps on testimony (.3); conferred with PG&E re settlement inquiries by SED (.2); revised facts in light of discussion with other parties (.2); worked through settlement related issues through review of documents relating to questions raised by parties (1.5); participated in settlement discussions (4.5); conferred with PG&E team and outlined next steps (1.3); drafted motion to continue (.7).	8,758.40
8/30/19	AFM	L120	2.30	Prepared for and participated in team meeting re testimony.	1,642.20
8/30/19	AFM	L120	1.10	Continued working on drafting panel testimony.	785.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/30/19	WMG	L120	6.70	Call with client regarding testimony and related preparation (2.2); strategized regarding testimony revisions and assign workflows (1.8); reviewed settlement materials (1.0); revised witness testimony (1.4); follow up regarding open discovery items (.3).	4,442.10
8/30/19	EML	L120	2.00	Discussed testimony and OII with client and Jenner team.	1,412.00
8/30/19	EML	L120	.40	Communicated re next steps with Jenner team.	282.40
8/30/19	EML	L120	.10	Discussed expert testimony with D. Xu.	70.60
8/30/19	EML	L120	.20	Communicated with B. Hauck re settlement.	141.20
8/30/19	DXX	L900	1.80	Drafted portion of joint motion to approve settlement agreement.	910.80
8/30/19	DXX	L400	2.20	Reviewed SED's responses to affirmative discovery.	1,113.20
8/30/19	SXJ	L130	4.10	Revised outline for expert report.	2,074.60
8/30/19	SXJ	L120	1.90	Participated in conference call with client to discuss trial strategy.	961.40
8/30/19	SXJ	L310	3.40	Performed QC review of upcoming discovery production.	1,720.40
8/30/19	SXJ	L130	.80	Discussed progress of expert report with expert.	404.80
8/30/19	ACN	L120	1.20	CorrespondeD with B. Hauck re electric issues (.2); telephone conference with B. Hauck re same (.3); reviewed draft of witness interview memo and provided A. Lyons comments and edits re same (.5); reviewed PG&E comments to witness testimony and corresponded with A. Merrick, A. Lyons, and S. Jahangir re same (.2).	714.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/30/19	SLN	L400		3.40	Participated in strategy call re witness statements (1.0); conferred with team re case management (.6); drafted summary of SED depositions (1.3); conferred with A. Noll re same (.5).	1,560.60
8/30/19	AKL	L110		7.20	Reviewed and analyzed documents to answer discovery request regarding IrthNet (6.0); drafted discovery response regarding the same (1.2).	2,880.00
8/31/19	ВХН	L120		2.00	Revised draft motion in light of comments from R. Schar (.3); drafted and revised settlement agreement based on comments (1.7).	1,564.00
8/31/19	WMG	L120		2.00	Reviewed materials in support of testimony and strategized regarding same.	1,326.00
8/31/19	SXJ	L130		.50	Reviewed outline for expert report.	253.00
			1	622.50	PROFESSIONAL SERVICES	\$ 903,280.90
INVOICE T	OTAL					\$ 903,280.90

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

#### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
REID J. SCHAR	27.60	982.00	27,103.20
RANDALL E. MEHRBERG	1.80	893.00	1,607.40
BRIAN P. HAUCK	175.30	782.00	137,084.60
ANDREW F. MERRICK	114.70	714.00	81,895.80
EMILY M. LOEB	71.50	706.00	50,479.00
CARLA J. WEISS	22.50	672.00	15,120.00
WESLEY M. GRIFFITH	129.40	663.00	85,792.20
TASSITY S. JOHNSON	22.60	621.00	14,034.60
SAMUEL C. BIRNBAUM	70.70	595.00	42,066.50
ANDREW C. NOLL	82.30	595.00	48,968.50
SAMUEL JAHANGIR	188.10	506.00	95,178.60
DAIXI XU	66.50	506.00	33,649.00
SARAH L. NORMAN	262.70	459.00	120,579.30
ANNA K. LYONS	167.90	400.00	67,160.00
AMIR A. SHAKOORIAN TABRIZI	152.80	400.00	61,120.00
THERESA L. BUSCH	59.20	327.00	19,358.40
DIANA V. CHUCK	6.90	302.00	2,083.80
TOTAL	1,622.50		\$ 903,280.90

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10146

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

NOVEMBER 12, 2019 INVOICE # 9505220

# FPA ADVICE AND COUNSEL 980304

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

**DISBURSEMENTS** 

\$ 20,838.90

\_\_\_\_\_\$.00

TOTAL INVOICE \$ 20,838.90

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

INVOICE # 9505220

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

CLIENT NUMBER: 56604 NOVEMBER 12, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

FPA ADVIC 980304	CE AND CO	DUNSEL			MA	ATTER NUMBER	₹ - 10146
8/01/19	JZP	C312	A103	4.20	Converted prior work on requerequest letter re Standards of Conduct (1.0); revised and eddraft request letter in line with feedback (3.2).	dited	1,927.80
8/02/19	REM	L120		.40	Reviewed and revised memo intervention and plan (.3), tele conference with M. Minzner re (.1).	ephone	357.20
8/02/19	REM	L120		.30	Reviewed follow up analysis of intervention and plan.	of	267.90
8/02/19	MMX	L120		1.20	Edited draft NAL request (1.1) telephone conference with R. Mehrberg (.1).		888.00
8/02/19	JZP	C312	A103	2.90	Finished first draft of Standard Conduct request letter.	ds of	1,331.10
8/04/19	REM	L120		.20	Reviewed plan and next steps including related corresponde		178.60
8/04/19	JZP	C312	A103	.30	Reviewed first draft of request before transmittal to client.	t letter	137.70
8/05/19	JZP	C312	A103	1.30	Reviewed client feedback on request letter (.2); updated recletter in light of latest client fee (1.1).		596.70

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/05/19	JZP	C312	A102	.40	Checked rehearing deadline for recently-issued FERC order (.2); analyzed companion order for applicability (.2).	183.60
8/06/19	MMX	L120		.60	Reviewed PSPS slide deck and emailed to client.	444.00
8/07/19	MMX	L120		.50	Met with team on PG&E rehearing.	370.00
8/07/19	NYL	C200		1.30	Analyzed FERC final rule re requiring market-based rate authority for capacity sales in CAISO.	729.30
8/07/19	JZP	C312	A105	1.40	Met with M. Minzner and N. Lam re possible assistance of client in drafting rehearing request (.5); confirmed rehearing request timetable in response to client concerns (.9).	642.60
8/08/19	MMX	L120		1.50	Reviewed outline of PG&E rehearing and call with client.	1,110.00
8/08/19	JZP	C312	A106	.80	Call with M. Minzner and client re drafting and research needs on rehearing request.	367.20
8/09/19	MMX	L120		.40	Call with client and J. Perkins on Order 861 rehearing matter.	296.00
8/09/19	JZP	C312	A106	.40	Call with M. Minzner, client, and outside consultant re approach to rehearing request.	183.60
8/10/19	JZP	C312	A103	3.60	Updated draft request letter in light of feedback from client.	1,652.40
8/11/19	JZP	C312	A102	2.90	Analyzed NOPR and final rule for consistency of approach (1.1); analyzed appellate cases regarding administrative law requirements for rulemakings (.9); drafted suggested language for rehearing request (.9).	1,331.10
8/12/19	MMX	L120		.40	Edited Order 861 rehearing.	296.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/13/19	MMX	L120		2.00	Reviewed draft NAL for PG&E (1.3); revised PG&E rehearing request on Order 861 (.7).	1,480.00
8/14/19	JZP	C312	A102	.70	Reviewed updated draft of rehearing request and analyzed cases for citation in illustrative precedent section.	321.30
8/15/19	MMX	L120		.80	Reviewed edits to rehearing 861 for PG&E.	592.00
8/15/19	JZP	C312	A103	4.60	Revised draft section of rehearing request for clarity.	2,111.40
8/16/19	JZP	C312	A102	.20	Analyzed FERC orders and filings re client's procedural question about rehearing request.	91.80
8/19/19	MMX	L120		.20	Call with N. Lam on interlock issues.	148.00
8/20/19	MMX	L120		.80	Reviewed PG&E NAL email on change in CAISO policy (.2); conversation with J. Perkins (.1); call with A. Koo on standards of conduct (.3); met with J. Perkins (.2).	592.00
8/20/19	JZP	C312	A102	1.80	Correspondence with M. Minzner and client re draft of request letter (.3); analyzed outage notification tariff provisions (1.5).	826.20
8/21/19	MMX	L120		1.20	Conducted call with client and J. Perkins on draft FERC letter (.2); edited draft FERC letter and sent to client (.4); reviewed CAISO standards on outage notification (.3); drafted response email to client on CAISO notification procedures (.3).	888.00
8/21/19	JZP	C312	A103	.60	Call with M. Minzner and client re draft of request letter (.2); updated draft with ideas from latest call (.4).	275.40
8/23/19	MMX	L120		.20	Reviewed final NAL and placed call to FERC staff.	148.00
8/30/19	MMX	L120		.10	Sent emails regarding NAL with FERC staff and A. Koo.	74.00

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

38.20 PROFESSIONAL SERVICES

\$ 20,838.90

INVOICE TOTAL \$20,838.90

#### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
RANDALL E. MEHRBERG	.90	893.00	803.70
MAX MINZNER	9.90	740.00	7,326.00
NATACHA Y. LAM	1.30	561.00	729.30
JASON T. PERKINS	26.10	459.00	11,979.90
TOTAL	38.20		\$ 20,838.90

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10252

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

NOVEMBER 12, 2019 INVOICE # 9505222

# BANKRUPTCY EMPLOYMENT 1907533

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

\$ 30,016.10

**DISBURSEMENTS** 

\$.00

TOTAL INVOICE

\$ 30,016.10

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9505222

CLIENT NUMBER: 56604 NOVEMBER 12, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

BANKRUP 1907533	TCY EMPL	LOYMENT		MATTER NUMBER	R - 10252	
8/02/19	AMA	B160	.10	Correspondence re month statement.	ly fee	70.10
8/05/19	REM	L120	3.20	Continued review of initial petition, edited same (2.6), correspondence to the tear reviewed correspondence Allen re process, procedur next steps to respond to sa	prepared m (.3), from A. e and	2,857.60
8/05/19	ВХН	L160	1.80	Reviewed and revised fee	statement.	1,407.60
8/05/19	AMA	B160	1.00	Emailed R. Mehrberg re fe application and monthly fe statement filing (.3); review revisions to same (.5); correspondence with W. W. same (.2).	e ved	701.00
8/06/19	REM	L120	1.10	Continued review and edite statement (.9), drafted correspondence re same (		982.30
8/06/19	AMA	B160	.90	Correspondence with W. V revisions to fee application monthly fee statement (.5) same (.4).	and	630.90

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/06/19	WAW	B160	A103	3.10	Reviewed and responded to R. Mehrberg's comments to fee application (.8); conferred with A. Allen re: same (.2); conferred with Jenner team re: narrative descriptions of matters (1.2); revised fee application re: same (.7); email correspondence with R. Mehrberg re: same (.2).	1,422.90
8/07/19	REM	L120		1.40	Finalized fee application and exhibits (1.1), drafted related correspondence with client and Jenner team (.3).	1,250.20
8/07/19	AMA	B160		3.30	Reviewed and revised fee application and monthly fee statement (2); correspondence with W. Williams re same (.5); reviewed draft emails re same (.2); correspondence with C. Steege re same (.2); correspondence with R. Mehrberg re same (.4).	2,313.30
8/07/19	WAW	B160	A104	4.00	Reviewed materials to be submitted to fee examiner (1.4); multiple email correspondence with with A. Allen, R. Schar, R. Mehrberg, and C. Curry re: same (.9); conferred with Weil and Keller re: filing of fee application and consolidated fee statement (.3); revised fee application and fee statement per Weil's comments (.2); conferred with A. Allen, J. DiGiovanni, and C. Steege re: same (.4); prepared exhibits to fee application and fee statement for filing (.6); conferred with A. Allen re: same (.2).	1,836.00
8/08/19	REM	L120		.80	Continued work to finalize filing (.5); reviewed and revised communications to fee examiner (.3).	714.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/08/19	AMA	B160		1.30	Reviewed fee application and monthly fee statement and coordinated filing re same (.6); correspondence with W. Williams re same (.3); correspondence with R. Mehrberg and C. Steege re same (.3); emailed Fee Examiner and team re same (.1).	911.30
8/08/19	WAW	B160	A104	3.10	Final review of first interim fee application and related materials (.8); final review of first consolidated fee statement and related materials (.4); final review of fee examiner materials (.5); coordinated filing of fee application and fee statement (.4); coordinated delivery of additional materials to fee examiner (.4); conferred with A. Allen re: fee application, fee statement, and fee examiner materials (.6).	1,422.90
8/08/19	TDH	B110		1.50	Prepared for filing and service of fee application.	490.50
8/08/19	TDH	B160		.30	Service of Fee application.	98.10
8/12/19	AMA	B160		.10	Correspondence with W. Williams re fee application.	70.10
8/13/19	REM	L120		.10	Communicated with A. Allen re next steps.	89.30
8/13/19	AMA	B160		.60	Correspondence with R. Mehrberg and W. Williams re fee application process (.1); reviewed and revised June monthly fee statement (.5).	420.60
8/13/19	WAW	B160	A104	.40	Reviewing docket to determine extent of fee examiner's filings (.3); conferred with A. Allen re same (.1).	183.60
8/14/19	AMA	B160		.30	Correspondence re revisions to fee statement and reviewed same.	210.30

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/15/19	REM	L120		.80	Telephone conference with C. Middlekauff re processes and additional next steps (.2); worked on materials for PG&E, circulated relevant materials to Jenner team (.6).	714.40
8/16/19	REM	L120		.60	Analyzed process issues (.3), correspondence with client re same (.3).	535.80
8/16/19	WAW	B160	A105	.20	Email correspondence with T. Hooker re Jenner's June fee statement.	91.80
8/19/19	MXP	B160		4.70	Prepared draft exhibits to Jenner's Second Monthly Fee Statement.	921.20
8/19/19	AMA	B160		.30	Reviewed and revised July monthly fee statement (.2); correspondence with W. Williams re June monthly fee statement (.1).	210.30
8/20/19	AMA	B160		.50	Reviewed and revised July monthly fee statement.	350.50
8/21/19	TDH	B160		1.10	Prepared draft monthly application.	359.70
8/21/19	TDH	B160		.50	Revised exhibits to second monthly exhibits.	163.50
8/26/19	REM	L120		1.30	Telephone conference with C. Middlekauff re fee petition, provided accruals and information requested by PG&E (.9); follow up correspondence with C. Middlekauff (.1); reviewed correspondence from L. Janovsky/ US Trustee re files and monthly statements and follow up and correspondence re same (.3).	1,160.90
8/26/19	WAW	B160	A105	.30	Email correspondence with J. DiGiovanni re Jenner's fee application and initial fee statement (.2); email correspondence with R. Mehrberg re U.S. trustee's review of fee application materials. (.1).	137.70

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/27/19	REM	L120		.70	Reviewed second amended fee application (.3); telephone conference with A. Allen re questions and edits (.2); follow up communications with C Middlekauff (.2).	625.10
8/27/19	AMA	L120		2.30	Conference with R. Merhberg re compensation process (.2); reviewed correspondence and protocol re same (.4); correspondence with W. Williams re same (.2); emailed UST re same (.2); reviewed June monthly fee statement (.5); correspondence with W. Williams re same (.2); correspondence with R. Mehrberg re same (.2); emailed P. Zumbro re call re compensation process (.1); emailed M. Minzer re disclosure and reviewed same (.3).	1,612.30
8/27/19	WAW	B160	A103	.90	Reviewed and revised Jenner's second monthly fee statement (.5); conferred with A. Allen re same (.2); drafted email to U.S. trustee's counsel re fee application materials (.1); conferred with A. Allen re same (.1).	413.10
8/28/19	REM	L120		1.40	Correspondence with client re bankruptcy process (.3); telephone conferences with W. Williams (.5); drafted memoranda on process, procedure and next steps (.2); worked on application process (.4).	1,250.20
8/28/19	AMA	L120		.60	Reviewed June monthly fee statement (.2); emailed W. Williams re coordination re filing re same (.2); emailed Fee Examiner re same (.1); emailed UST re same (.1).	420.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/28/19	WAW	B160	A105	1.90	Finalized second monthly fee statement (.5); conferred with A. Allen re same (.3); arranged for filing and service of same (.3); drafted emails to fee examiner and U.S. trustee with back-up materials (.2); conferred with A. Allen re service of fee application and fee statement (.1); telephone call with R. Mehrberg re procedures and timing of fee application and fee statements (.5).	872.10
8/29/19	REM	L120		1.20	Worked on fee application process (.6); reviewed certification and related correspondence (.4); drafted correspondence and memoranda (.2).	1,071.60
8/29/19	AMA	L120		.70	Conference with P. Zumbro re compensation process (.2); reviewed docket and protocol re same (.2); emailed R. Mehrberg re same (.1); correspondence with W. Williams re certification of no objection (.2);	490.70
8/29/19	WAW	B160	A105	.70	Reviewed and revised draft email re timing and procedures of fee applications and fee statements (.2); prepared certificate of no objection to first monthly fee statement (.2); arranged for filing and service of same (.1); conferred with local counsel and A. Allen re service of fee application and fee statements (.2).	321.30
8/30/19	AMA	L120		.30	Reviewed Protocol and redline re same (.2); emailed same to W. Williams (.1).	210.30
				49.40	PROFESSIONAL SERVICES	\$ 30,016.10

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\$ 30,016.10

**INVOICE TOTAL** 

# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
RANDALL E. MEHRBERG	12.60	893.00	11,251.80
BRIAN P. HAUCK	1.80	782.00	1,407.60
ANGELA M. ALLEN	12.30	701.00	8,622.30
WILLIAM A. WILLIAMS	14.60	459.00	6,701.40
TOI D. HOOKER	3.40	327.00	1,111.80
MARC A. PATTERSON	4.70	196.00	921.20
TOTAL	49.40		\$ 30,016.10

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10261

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

NOVEMBER 12, 2019 INVOICE # 9505223

# BANKRUPTCY ADMINISTRATION 1907533

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

\$ 2,964.30

**DISBURSEMENTS** 

\$ .00

**TOTAL INVOICE** 

\$ 2,964.30

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9505223

CLIENT NUMBER: 56604 NOVEMBER 12, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

BANKRUPTCY ADMINISTRATION 1907533					М	ATTER NUMBER	- 10261
8/06/19	AMA	B110		.30	Correspondence with B. Haustatus of exclusivity.	ck re	210.30
8/14/19	REM	L120		.20	Reviewed update regarding of activity and court hearing on and plan of reorganization.		178.60
8/14/19	AMA	B110		.30	Reviewed docket re update (. reviewed correspondence re (.1); emailed R. Mehrberg re (.1).	same	210.30
8/14/19	WAW	L120	A104	1.00	Reviewed recent docket active related developments in PG8 bankruptcy case (.5); prepare summary of same for R. Meh (.4); conferred with A. Allen re (.1).	kE's ed irberg	459.00
8/16/19	REM	L120		.30	Reviewed docket activity and correspondence.	I related	267.90
8/16/19	AMA	B410		.20	Emailed R. Mehrberg and B. re bankruptcy rulings re excluand Tubbs Fire.		140.20
8/21/19	AMA	L120		.10	Reviewed docket re plan production and correspondence with W. Williams re update.	cess	70.10

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

8/21/19	WAW	B110	A105	.30	Reviewed August 20 order re scheduling for two-track confirmation process and inverse condemnation briefing (.2); email correspondence with R. Mehrberg and B. Hauck re same (.1).	137.70
8/22/19	AMA	L120		.20	Reviewed docket and correspondence with W. Williams re estimation and rulings re same.	140.20
8/22/19	WAW	B110	A104	.40	Reviewed Judge Montali's recommendation re partial withdrawal of the reference (.2); conferred with A. Allen re same (.1); email correspondence with R. Mehrberg and B. Hauck re same (.1).	183.60
8/26/19	AMA	L120		.10	Reviewed docket re estimation and correspondence with W. Williams re status update re same.	70.10
8/26/19	WAW	L120	A104	.80	Reviewed recent developments in PG&E's bankruptcy case (.4); prepared summary of same (.4).	367.20
8/27/19	WAW	L120	A103	.60	Reviewed and revised summary of recent bankruptcy activity (.4); conferred with A. Allen re same (.2).	275.40
8/28/19	AMA	L120		.10	Reviewed summary re PG&E status and emailed W. Williams re same.	70.10
8/28/19	WAW	L120	A103	.40	Preparing summary of August 27 hearing for R. Mehrberg.	183.60
				5.30	PROFESSIONAL SERVICES	\$ 2,964.30
INVOICE T	OTAL					\$ 2,964.30

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
RANDALL E. MEHRBERG	.50	893.00	446.50
ANGELA M. ALLEN	1.30	701.00	911.30
WILLIAM A. WILLIAMS	3.50	459.00	1,606.50
TOTAL	5.30		\$ 2,964.30

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10309

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

NOVEMBER 12, 2019 INVOICE # 9505225

# FERC INTERLOCK ADVICE 1907536

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

\$ 4,720.70

**DISBURSEMENTS** 

\$.00

**TOTAL INVOICE** 

\$ 4,720.70

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9505225

CLIENT NUMBER: 56604 NOVEMBER 12, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2019:

FERC INTE 1907536	ERLOCK A	DVICE		MATTER NU	JMBER - 10309
8/19/19	NYL	B260	.10	Conferenced with M. Minzner re PG&E Interlock matter.	56.10
8/20/19	MMX	L120	.30	Reviewed FERC interlock questions (.1); attended call with N. Lam (.2).	222.00
8/20/19	NYL	B260	1.40	Researched interlock statute and implementing regulations.	785.40
8/21/19	NYL	B260	2.90	Researched whether potential board members required FERC permission under interlocking statute.	1,626.90
8/22/19	NYL	B260	2.30	Drafted proposed responses re: interlock statute requirements for candidates for Board of Directors.	1,290.30
8/23/19	MMX	L120	1.00	Reviewed interlock answers and sent to client.	740.00
			8.00	PROFESSIONAL SERVICES	\$ 4,720.70

INVOICE TOTAL \$4,720.70

#### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
MAX MINZNER	1.30	740.00	962.00
NATACHA Y. LAM	6.70	561.00	3,758.70
TOTAL	8.00		\$ 4,720.70

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10006

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

NOVEMBER 13, 2019 INVOICE # 9508140

# CRIMINAL INVESTIGATION -- PG&E 1706753

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2019:

\$ 65,142.70

**DISBURSEMENTS** 

\$ .00

TOTAL INVOICE

\$ 65,142.70

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

INVOICE # 9508140

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

CLIENT NUMBER: 56604 NOVEMBER 13, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2019:

CRIMINAL INVESTIGATION PG&E 1706753			MATTER NUMBER	- 10006	
9/01/19	RJS	L120	.50	Reviewed new draft of response to Monitor letter.	491.00
9/02/19	RJS	L120	.10	Corresponded re filing of response to Monitor letter.	98.20
9/03/19	RJS	L120	.20	Corresponded re filing of response to Monitor letter.	196.40
9/03/19	AZB	L120	.30	Finalized filing in coordination with E. Loeb and C. Negron.	168.30
9/03/19	EML	L120	.40	Finalized filing in coordination with outside counsel and Jenner team.	282.40
9/04/19	RJS	L120	.30	Telephone conference with J. Kane re court filing and upcoming hearings on Monitor letter and community service.	294.60
9/05/19	EML	L120	.30	Communicated with R. Schar and J. Ginos re community service update.	211.80
9/05/19	JJG	C100	.10	Teleconferenced with E. Loeb regarding community service.	59.50
9/09/19	RJS	L120	.80	Telephone conference with J. Kane and A. Vallejo re background of San Bruno community service issues.	785.60
9/09/19	RJS	L120	.90	Telephone conference with A. Vallejo, .S Isaacson, E. Loeb, and others re work for upcoming status on community service.	883.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/09/19	RJS	L120	.30	Began preparation for status hearing by collecting necessary filings.	294.60
9/09/19	EML	L120	.80	Discussed upcoming hearing with A. Vallejo and client team, R. Schar and J. Ginos.	564.80
9/09/19	EML	L120	.10	Prepared for hearing in coordination with R. Schar and J. Ginos.	70.60
9/09/19	JJG	L110	.80	Teleconferenced with PG&E regarding community service obligations.	476.00
9/09/19	JJG	L110	.30	Analyzed follow-up items from teleconference concerning community service performance.	178.50
9/11/19	RJS	L120	.50	Telephone conference with J. Kane re upcoming status hearing.	491.00
9/12/19	RJS	L120	.30	Telephone conference with E. Loeb re additional background on upcoming hearing.	294.60
9/12/19	EML	L120	.60	Communicated with A. Vallejo re upcoming hearings and coordinated with R. Schar and J. Ginos re same.	423.60
9/12/19	EML	L120	.30	Revised communication re community service issues.	211.80
9/12/19	JJG	L110	.60	Analyzed probation filings relating to community services.	357.00
9/12/19	JJG	L110	1.50	Drafted interview outline to gather information on San Bruno request.	892.50
9/12/19	JJG	L110	.10	Corresponded with E. McWilliams regarding binder for R. Schar.	59.50
9/12/19	JJG	L110	.10	Corresponded with T. Busch regarding binder for R. Schar.	59.50
9/12/19	JJG	L110	1.30	Prepared binder for R. Schar.	773.50
9/13/19	RJS	L120	.10	Corresponded re update call.	98.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/13/19	RJS	L120	1.00	Telephone conference with J. Kane and others re preparation for upcoming court hearing.	982.00
9/13/19	RJS	L120	.50	Telephone conference with client and co-counsel re investigative update.	491.00
9/13/19	RJS	L120	.50	Reviewed updated WISP metrics.	491.00
9/13/19	RJS	L120	.20	Corresponded with A. Vallejo re Contra Costa correspondence.	196.40
9/13/19	EML	L120	.20	Corresponded with R. Schar and A. Vallejo re probation.	141.20
9/13/19	EML	L120	.90	Discussed community service issues with client.	635.40
9/13/19	EML	L120	.20	Communicated with J. Ginos re community service issues.	141.20
9/13/19	JJG	L110	.80	Interviewed W. Chiang.	476.00
9/14/19	JJG	L110	.10	Corresponded with R. Schar regarding community service work.	59.50
9/16/19	RJS	L120	1.50	Met with B. Johnson and others to prep for court hearing on Monitor Letter and J. Kane re same.	1,473.00
9/16/19	RJS	L120	.50	Telephone conference with Board counsel re upcoming hearing.	491.00
9/16/19	RJS	L120	2.00	Prepared for court hearing by reviewing talking points, prior filings, case law, and related materials.	1,964.00
9/16/19	RJS	L120	.50	Telephone conference with N. Clarence re preparation for court hearing.	491.00
9/16/19	AZB	L120	.20	Prepared for status conference hearing in coordination with E. Loeb and C. Negron.	112.20
9/16/19	EML	L120	.20	Coordinated with J. Ginos re preparations for hearing.	141.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/16/19	JJG	L110	2.10	Analyzed document collections	1,249.50
				relating to community service.	
9/17/19	RJS	L120	3.00	Attended court hearing on Monitor letter including pre-meeting and post-hearing debrief.	2,946.00
9/17/19	RJS	L120	.10	Corresponded re court order from hearing.	98.20
9/17/19	EML	L120	.10	Discussed Court appearance with R. Schar.	70.60
9/17/19	JJG	L110	6.70	Drafted timeline and talking points relating to community service.	3,986.50
9/18/19	CAN	L120	.50	Prepared for call with S. Isaacson regarding communications with San Bruno.	357.00
9/18/19	CAN	L120	.60	Teleconferenced with S. Isaacson, E. Loeb, and J. Ginos regarding community service in San Bruno.	428.40
9/18/19	CAN	L120	.40	Reviewed and revised list of search terms and custodian data to search in preparation for upcoming hearing on October 8, 2019.	285.60
9/18/19	EML	L120	.30	Reviewed and revised draft timeline and talking point document.	211.80
9/18/19	EML	L120	.30	Communicated with C. Negron and J. Ginos re hearing preparation.	211.80
9/18/19	EML	L120	.60	Discussed community service program with client and Jenner team.	423.60
9/18/19	JJG	L110	.60	Phone call with S. Isaacson.	357.00
9/18/19	JJG	L110	1.50	Analyzed custodians for document collections.	892.50
9/19/19	RJS	L120	.60	Telephone conference with J. Kane re potential resolution of dividend issues.	589.20
9/19/19	RJS	L120	.50	Telephone conference with J. Kane re ongoing wildfire resolution issues.	491.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

0/40/40		1.400	20	Communicated with aligns and	044.00
9/19/19	EML	L120	.30	Communicated with client and Jenner teams re email review.	211.80
9/20/19	RJS	L120	.30	Reviewed Contra Costa letter and correspondence re same.	294.60
9/20/19	RJS	L120	.50	Telephone conference with client team and co-counsel re investigative update.	491.00
9/20/19	EML	L120	.10	Reviewed client and R. Schar correspondence re review of letter.	70.60
9/23/19	CAN	L120	.50	Drafted search terms for targeted email review re court hearing.	357.00
9/23/19	RJS	L120	.50	Telephone conference with J. Kane, A. Vallejo, and others re implementation of training on court's request for information.	491.00
9/23/19	RJS	L120	.50	Corresponded with A. Vallejo and E. Loeb and considered San Bruno community service issues.	491.00
9/23/19	EML	L120	.20	Corresponded with C. Negron re email review (.1); corresponded with R. Schar and A. Vallejo re community service (.1).	141.20
9/24/19	CAN	L120	.50	Teleconferenced with A. Vallejo, R. Schar, R. Kenney, R. Schar, and B. Ridley regarding community service in San Bruno.	357.00
9/24/19	CAN	L120	.30	Corresponded with K. Lim regarding running targeted searches for upcoming hearing.	214.20
9/24/19	RJS	L120	.50	Telephone conference with A. Vallejo and others re community service hours and requested relief from San Bruno.	491.00
9/24/19	RJS	L120	.80	Telephone conference with DOJ re San Bruno proposal and correspondence re same.	785.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/24/19	EML	L120	.10	Corresponded with R. Schar and C. Negron re issues and upcoming hearing.	70.60
9/24/19	EML	L120	.20	Followed up on request re docket with Jenner team.	141.20
9/24/19	SLN	P100	3.10	Analyzed pleadings for TURN testimony.	1,422.90
9/24/19	AOT	L110	2.60	Conducted factual research regarding submissions by TURN in court proceeding.	1,040.00
9/25/19	CAN	L120	1.30	Reviewed and analyzed documents related to PG&E's community service work in San Bruno in preparation for hearing on October 8, 2019.	928.20
9/25/19	RJS	L120	.20	Corresponded with A. Vallejo re community service hours.	196.40
9/25/19	RJS	L120	.50	Telephone conference with J. Kane and A. Vallejo re community service topics.	491.00
9/25/19	RJS	L120	.30	Telephone conference with DOJ re community service.	294.60
9/25/19	EML	L120	.20	Corresponded with C. Negron and client re preparation for upcoming hearing.	141.20
9/25/19	EML	L120	.20	Reviewed R. Schar updates re probation.	141.20
9/25/19	SLN	L120	2.10	Reviewed and analyzed case docket, and drafted summary for E. Loeb analysis.	963.90
9/25/19	AOT	L400	1.30	Conducted factual research of the docket and related files regarding TURN's submissions in the court case.	520.00
9/26/19	CAN	L120	.20	Communicated with A. Benson regarding additional research into probation terms.	142.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/26/19	CAN	L120	.30	Conferenced with R. Schar regarding preparation materials for hearing on October 8, 2019.	214.20
9/26/19	CAN	L120	3.70	Reviewed and analyzed documents, including filings, hearing transcriptions, and internal PG&E email communications, related to PG&E's community service work in San Bruno in preparation for hearing on October 8, 2019.	2,641.80
9/26/19	CAN	L120	.60	Drafted timeline of PG&E's communications about community service work in San Bruno and elsewhere.	428.40
9/26/19	CAN	L120	3.00	Drafted talking points for October 8, 2019 hearing.	2,142.00
9/26/19	RJS	L120	.30	Met with C. Negron re talking points and documents for October community service court hearing.	294.60
9/26/19	RJS	L120	.50	Reviewed draft of letter to court and corresponded re same.	491.00
9/26/19	AZB	L120	1.20	Researched costs of probation in preparation for status conference.	673.20
9/26/19	AZB	L120	.20	Coordinated with C. Negron re status conference research.	112.20
9/26/19	EML	L120	.20	Corresponded with C. Negron re preparations for upcoming hearing.	141.20
9/27/19	CAN	L120	.50	Teleconferenced with J. Kane, B. Sukiennik, S. Singh, J. Loduca, E. Garvey and others regarding court filing on wildfires.	357.00
9/27/19	CAN	L120	2.60	Drafted talking points for October 8, 2019 hearing.	1,856.40
9/27/19	CAN	L120	1.80	Revised talking points for October 8, 2019 hearing.	1,285.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/27/19	CAN	L120	.20	Corresponded with S. Isaacson regarding public information regarding PG&E's community service activities.	142.80
9/27/19	CAN	L120	.20	Corresponded with R. Schar regarding prep materials for October 8, 2019 hearing.	142.80
9/27/19	CAN	L120	.70	Reviewed and analyzed documents flagged by J. Ginos for potential inclusion in talking points for October 8, 2019 hearing.	499.80
9/27/19	RJS	L120	.50	Telephone conference with wildfire team re matter update.	491.00
9/27/19	RJS	L120	.50	Telephone conference with J. Kane and A. Vallejo re investigative resolution.	491.00
9/27/19	AZB	L120	1.50	Researched arguments for status conference.	841.50
9/27/19	EML	L120	.10	Corresponded with C. Negron re hearing preparations.	70.60
9/27/19	JJG	L110	1.10	Analyzed document collections relating to community service.	654.50
9/27/19	JJG	L110	.60	Corresponded with C. Negron concerning community service.	357.00
9/28/19	CAN	L120	.50	Revised timeline of PG&E's communications re community service.	357.00
9/28/19	CAN	L120	2.80	Revised talking points for October 8, 2019 hearing.	1,999.20
9/28/19	CAN	L120	3.00	Prepared background documents for October 8, 2019 hearing.	2,142.00
9/28/19	RJS	L120	.50	Reviewed and revised new draft of community service talking points for upcoming hearing.	491.00
9/28/19	JJG	L110	.30	Analyzed document collections relating to community service.	178.50

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/29/19	RJS	L120	.50	Reviewed new draft of court filing re fires and corresponded with J. Kane re same.	491.00
9/29/19	AZB	L120	2.70	Researched arguments for status conference re community service requirements in coordination with C. Negron.	1,514.70
9/29/19	EML	L120	.10	Corresponded with C. Negron re hearing preparations.	70.60
9/29/19	JJG	L110	.60	Analyzed PG&E's community service activity locations.	357.00
9/30/19	RJS	L120	.30	Corresponded with A. Vallejo re community service hearing.	294.60
9/30/19	AZB	L120	4.20	Researched arguments for status conference re community service requirements.	2,356.20
9/30/19	EML	L120	.10	Reviewed correspondence with client re community service.	70.60
			92.00	PROFESSIONAL SERVICES	\$ 65,142.70

# INVOICE TOTAL \$65,142.70

### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
REID J. SCHAR	22.10	982.00	21,702.20
CORAL A. NEGRON	24.20	714.00	17,278.80
EMILY M. LOEB	7.10	706.00	5,012.60
JULIAN J. GINOS	19.20	595.00	11,424.00
ADRIENNE LEE BENSON	10.30	561.00	5,778.30
SARAH L. NORMAN	5.20	459.00	2,386.80
AMIR A. SHAKOORIAN TABRIZI	3.90	400.00	1,560.00
TOTAL	92.00		\$ 65,142.70

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10014

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

NOVEMBER 13, 2019 INVOICE # 9508141

# DOI INVESTIGATION 1706754

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2019:

\$ 1,293.80

**DISBURSEMENTS** 

\$.00

TOTAL INVOICE

\$1,293.80

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9508141

CLIENT NUMBER: 56604 NOVEMBER 13, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2019:

DOI INVESTIGATION 1706754					MATTER N	JMBER - 10014
9/06/19	EML	L120		.10	Corresponded with client re draft response.	70.60
9/10/19	CJW	L120	A103	.80	Revised response (.4); prepared consolidated letter for submission (.4).	537.60
9/11/19	EML	L120		.10	Corresponded with client re response.	70.60
9/11/19	EML	L120		.30	Revised draft response in coordination with C. Weiss.	211.80
9/11/19	CJW	L120	A103	.60	Drafted correspondence re response letter (.3); reviewed 2016 response (.3).	403.20
				1.90	PROFESSIONAL SERVICES	\$ 1,293.80

# INVOICE TOTAL \$1,293.80

#### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
EMILY M. LOEB	.50	706.00	353.00
CARLA J. WEISS	1.40	672.00	940.80
TOTAL	1.90		\$ 1,293.80

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10111

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

NOVEMBER 13, 2019 INVOICE # 9508142

**LOCATE & MARK** 1807458

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2019:

**DISBURSEMENTS** 

\$ 553,107.10

\$.00

TOTAL INVOICE \$ 553,107.10

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### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9508142

CLIENT NUMBER: 56604 NOVEMBER 13, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2019:

LOCATE & MARK 1807458				MATTER NUMBER - 1012	
9/01/19	WMG	L120	2.40	Revised testimony and related emails.	1,591.20
9/01/19	SXJ	L130	.60	Reviewed expert's outline for testimony for upcoming filing.	303.60
9/01/19	SXJ	L310	4.10	Conducted QC review of potential production set.	al 2,074.60
9/01/19	SLN	L400	4.80	Conferred with team re SED deposition report (.6); conferred client re same (.7); conferred wit W. Griffith re case management transitioning of duties (.8), revise and drafted witness statements (2.7).	h and
9/02/19	BXH	L120	4.20	Reviewed and provided commer on expert issues (.4); revised dramotion in response to comments (1.0); began reviewing and revisit draft witness testimony in light of meeting on August 30 (2.8).	aft ing
9/02/19	WMG	L120	3.60	Reviewed and revised testimony (1.3); reviewed and revised discovery responses (.8); call wit expert (1.5).	
9/02/19	EML	L120	.10	Corresponded with Jenner team expert testimony.	re 70.60
9/02/19	DXX	L800	1.50	Reviewed and commented on exreport.	xpert 759.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/02/19	DXX	L800	1.30	Conferenced with expert and W. Griffith re expert report.	657.80
9/02/19	DXX	L400	1.50	Reviewed SED's document production.	759.00
9/02/19	DXX	L800	2.90	Reviewed and commented on additional expert report.	1,467.40
9/02/19	SXJ	L130	2.10	Reviewed expert's testimony for upcoming filing.	1,062.60
9/02/19	SXJ	L656	1.40	Reviewed documents to prepare redaction workflow.	708.40
9/02/19	SXJ	L310	4.20	Conducted QC review of potential production set.	2,125.20
9/02/19	ACN	L120	2.20	Drafted additional witness testimony re electric issues.	1,309.00
9/02/19	AKL	L110	3.30	Revised L&M testimony to incorporate witness comments.	1,320.00
9/03/19	BXH	L120	12.90	Continued revisions to witness testimony (1.7); conferred with PG&E legal team re status of discussions (.3); negotiated documents with SED (7.8); drafted summary of same (.5); revised documents in light of further discussion with SED (1.7); drafted options chart for remaining settlement issues (.9).	10,087.80
9/03/19	AFM	L120	1.40	Reviewed and revised expert testimony.	999.60
9/03/19	AFM	L120	.90	Reviewed and revised PG&E witness testimony.	642.60
9/03/19	AFM	L120	.40	Reviewed and revised testimony re HR issues.	285.60
9/03/19	AFM	L120	.50	Prepared for and participated in PMT call.	357.00
9/03/19	AFM	L120	.40	Prepared for and participated in internal team conference.	285.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/03/19	AFM	L160		.60	Reviewed and analyzed settlement issues relating to negotiated violations.	428.40
9/03/19	RJS	L120		.10	Corresponded re potential settlement.	98.20
9/03/19	RJS	L120		.30	Telephone conference with E. Loeb re potential settlement.	294.60
9/03/19	SCB	L400	A105	.10	Conferred with A. Shakoorian re witness testimony.	59.50
9/03/19	WMG	L120		8.40	Call with client regarding discovery (.4); call with client regarding case strategy (.5); strategized regarding hearing preparation (1.1); reviewed materials in support of discovery responses (.6); drafted and revised testimony (4.5); factual develop in support of opening testimony (1.3).	5,569.20
9/03/19	EML	L120		.10	Corresponded with B. Hauck, A. Merrick and R. Schar re OII next steps.	70.60
9/03/19	EML	L120		.50	Coordinated with Jenner team re testimony revisions.	353.00
9/03/19	EML	L120		1.00	Analyzed intervenor testimony.	706.00
9/03/19	EML	L120		.40	Coordinated with client and Jenner teams re next steps in settlement.	282.40
9/03/19	EML	L120		.30	Discussed settlement negotiations with R. Schar.	211.80
9/03/19	EML	L120		.50	Corresponded with Jenner team re settlement negotiations.	353.00
9/03/19	EML	L120		.10	Discussed settlement analysis with A. Noll.	70.60
9/03/19	CJW	L120		.90	Revised expert testimony.	604.80
9/03/19	TSJ	L120		4.20	Reviewed and analyzed SED data responses and drafted email re points for inclusion in testimony.	2,608.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/03/19	DXX	L400	.40	Investigated allegations in intervenor testimony.	202.40
9/03/19	DXX	L900	1.30	Drafted portion of joint motion to approve settlement agreement.	657.80
9/03/19	SXJ	L400	1.80	Reviewed deposition transcript for information for potential inclusion in upcoming filing.	910.80
9/03/19	SXJ	L130	4.10	Reviewed expert witness's testimony for upcoming filing.	2,074.60
9/03/19	SXJ	L110	1.90	Conducted targeted searches for information for potential inclusion in upcoming filing.	961.40
9/03/19	SXJ	L310	2.10	Conducted QC review of potential production set.	1,062.60
9/03/19	ACN	L120	1.60	Drafted memo re witness interview and circulated for review (1.2); reviewed and revised draft witness testimony and for review (.3); telephone conference with E. Loeb re potential settlement terms (.1).	952.00
9/03/19	AKL	L110	11.50	Drafted new section of management testimony (3.8); reviewed and analyzed documents to draft discovery response (4); drafted the same (3.2); participated in call regarding outstanding discovery (.5).	4,600.00
9/03/19	DVC	L330	.50	Supplemented case calendar re deadlines to prepare witness drafts per attorney request.	151.00
9/04/19	ВХН	L120	10.60	Revised settlement documents in light of discussion (.9); participated in call with PG&E legal team re settlement status (.5); prepared for meeting with SED (.5); participated in meeting with SED (4.9); revised draft settlement documents and recommendations re same (3.8).	8,289.20
9/04/19	AFM	L120	1.40	Reviewed and revised witness testimony.	999.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/04/19	AFM	L120		.40	Prepared for and participated in telephone conference with witness re testimony.	285.60
9/04/19	AFM	L120		1.10	Reviewed and revised expert testimony.	785.40
9/04/19	AFM	L120		.50	Reviewed and revised additional expert testimony.	357.00
9/04/19	AFM	L120		.90	Reviewed and analyzed PG&E witness testimony.	642.60
9/04/19	RJS	L120		.80	Reviewed and commented on multiple draft summaries of settlement options on key issues.	785.60
9/04/19	RJS	L120		1.00	Reviewed and edited draft settlement document.	982.00
9/04/19	SCB	L400	A103	6.20	Reviewed, revised, and edited witness testimony (5.3); led call with witness re testimony (.7); finalized and sent draft witness testimony to witness (.2).	3,689.00
9/04/19	WMG	L120		13.30	Call with client regarding discovery and related follow up from call (1.8); reviewed and revised testimony (7.5); analyzed factual materials in support of discovery responses (1.0); drafted and revised discovery responses (.9); coordinated redaction and filing logistics and workflows (.6); prepared materials in support of declaration (1.2); reviewed materials in support of settlement (.3).	8,817.90
9/04/19	EML	L120		1.50	Revised settlement documents in coordination with client and Jenner teams.	1,059.00
9/04/19	EML	L120		1.30	Revised testimony and corresponded re same with Jenner team.	917.80
9/04/19	EML	L120		.50	Discussed settlement negotiations with client team and B. Hauck.	353.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/04/19	EML	L120	.20	Corresponded with Jenner team re discovery.	141.20
9/04/19	EML	L120	.20	Discussed testimony with A. Merrick.	141.20
9/04/19	EML	L120	.10	Corresponded with B. Hauck and A. Merrick re L&M staffing issues.	70.60
9/04/19	DXX	L800	1.10	Reviewed and revised testimony of expert.	556.60
9/04/19	DXX	L800	.50	Corresponded with team re expert testimony.	253.00
9/04/19	DXX	L800	.60	Prepared additional documents to potentially send to expert witness.	303.60
9/04/19	SXJ	L130	5.60	Reviewed expert witness's testimony for upcoming filing.	2,833.60
9/04/19	SXJ	L110	1.80	Conducted targeted searches for information for potential inclusion in upcoming filing.	910.80
9/04/19	ACN	L120	1.30	Drafted analysis re possible settlement terms concerning electric (.4); corresponded with E. Loeb re same (.2); reviewed A. Merrick edits to witness testimony and incorporated and responded to same (.5); corresponded with W. Griffith and S. Birnbaum re witness testimony issues concerning incident (.1); telephone conference with S. Birnbaum re same (.1).	773.50
9/04/19	AOT	L110	2.50	Participated in conference calls re Reply Testimony (.4); participated in office meeting re discovery requests (.3); reviewed related discovery documents (.5); organized documents for responding to discovery requests (1.3).	1,000.00
9/04/19	TLB	P280	2.60	Updated electronic files (.7); obtained designated documents for attorney review (1.9).	850.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/05/19	ВХН	L120	7.50	Conferred with PG&E legal team re settlement status (.4); coordinated next steps with A. Merrick and E. Loeb (.3); finalized settlement document proposals (.5); conferred with SED re outstanding issues and summarized same (.8); reviewed and revised witness testimony (.7); began drafting motion in connection with SED discussions (3.8); reviewed new settlement proposals and prepared analysis of same (1.0).	5,865.00
9/05/19	AFM	L120	.90	Reviewed and revised witness testimony.	642.60
9/05/19	AFM	L120	.60	Prepared for and participated in call re status of testimony.	428.40
9/05/19	AFM	L120	2.40	Reviewed and revised PG&E witness testimony.	1,713.60
9/05/19	AFM	L120	.60	Reviewed and analyzed revisions to testimony re HR issues.	428.40
9/05/19	SCB	L400	5.90	Revised and edited witness testimony (5.6); participated in teleconference re same (.3).	3,510.50
9/05/19	WMG	L120	8.40	Reviewed and revised testimony (2.3); call with client regarding discovery and related follow up (1.4); drafted and revised discovery responses (1.7); coordinated work to comply with ALJ orders (.4); coordinated case strategy in support of filing opening testimony (.7); reviewed factual materials in support of discovery responses (.4); call re case strategy (.4); reviewed deposition transcripts (1.1).	5,569.20
9/05/19	EML	L120	.40	Communicated with B. Hauck and R. Schar re settlement.	282.40
9/05/19	EML	L120	1.80	Reviewed and revised testimony in coordination with Jenner team.	1,270.80
9/05/19	EML	L120	.40	Discussed settlement status with client and B. Hauck.	282.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/05/19	EML	L120	.50	Discussed OII next steps with A. Merrick, B. Hauck and Jenner team.	353.00
9/05/19	EML	L120	.10	Discussed OII updates with R. Schar.	70.60
9/05/19	EML	L120	.90	Drafted response to media request and corresponded with client and Jenner team re same.	635.40
9/05/19	TSJ	L400	3.20	Reviewed, revised and analyzed revisions of witness testimony.	1,987.20
9/05/19	SXJ	L130	.90	Reviewed and revised expert testimony as part of upcoming filing.	455.40
9/05/19	SXJ	L130	3.80	Reviewed expert witness's testimony for upcoming filing.	1,922.80
9/05/19	SXJ	L110	1.30	Conducted targeted searches for information for potential inclusion in upcoming filing.	657.80
9/05/19	SXJ	L400	2.10	Reviewed testimony as part of upcoming filing.	1,062.60
9/05/19	ACN	L120	.20	Compiled exhibits for witness testimony and provided same to W. Griffith for inclusion with testimony.	119.00
9/05/19	AKL	L110	.80	Revised draft discovery response.	320.00
9/05/19	AOT	L400	8.20	Conducted factual research re discovery data requests (2.6); drafted discovery response (.8); reviewed documents forwarded by client for responsiveness to discovery requests (2.1); organized responsive documents for production to Cal PA (.6); reviewed and analyzed operations expert testimony (.9); edited and revised reply testimony (.5); organized attachments to reply testimony (.7).	3,280.00
9/05/19	TLB	P280	1.60	Updated electronic files (.7); obtained designated documents for attorney review (.9).	523.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/05/19	DVC	L330	.80	Prepared deposition transcripts for attorney review.	241.60
9/06/19	BXH	L120	8.40	Revised settlement documents in light of discussions with L&M personnel (.7); drafted talking points for settlement discussions (.3); participated in settlement strategy call with PG&E legal team (.6); drafted summary of status in coordination with PG&E legal team (.4); revised settlement documents further in light of further discussions (1.1); conferred with PMT re litigation strategy (.8); continued revision of draft motion to approve (3.2); analyzed and drafted recommendations re proposals from SED (1.2).	6,568.80
9/06/19	AFM	L120	.90	Reviewed and evaluated witness deposition transcript.	642.60
9/06/19	AFM	L120	1.10	Reviewed and evaluated additional witness deposition transcript.	785.40
9/06/19	AFM	L120	2.10	Drafted testimony in light of depositions.	1,499.40
9/06/19	AFM	L120	.90	Prepared for and participated in conference call with client re testimony strategy.	642.60
9/06/19	AFM	L400	.50	Email correspondence with witnesses re testimony.	357.00
9/06/19	AFM	L120	1.30	Reviewed and revised additional witness testimony.	928.20
9/06/19	RJS	L120	.50	Corresponded with B. Hauck re settlement and hearing strategic issues.	491.00
9/06/19	SCB	L400	.10	Corresponded re witness testimony.	59.50

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# **JENNER & BLOCK LLP**

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9/06/19	WMG	L120	6.20	Call with client regarding discovery (.7); revised discovery responses (.6); coordinated revisions to testimony and assembly of exhibits (1.5); reviewed and revised testimony (1.9); call with client re case strategy (.5); emails and calls in support of finalizing testimony (1.0).	4,110.60
9/06/19	EML	L120	.10	Corresponded with B. Hauck and R. Schar re settlement.	70.60
9/06/19	EML	L120	.50	Communicated with client and Jenner teams re revisions to testimony.	353.00
9/06/19	EML	L120	.60	Coordinated with PG&E re response to news inquiry re legal issues.	423.60
9/06/19	EML	L120	.80	Participated in coordinating call with client and Jenner teams.	564.80
9/06/19	EML	L120	.30	Communicated with PG&E witness re draft testimony.	211.80
9/06/19	SXJ	L130	1.80	Reviewed and revised expert testimony as part of upcoming filing.	910.80
9/06/19	SXJ	L130	2.30	Reviewed additional expert witness's testimony for upcoming filing.	1,163.80
9/06/19	SXJ	L110	2.10	Conducted targeted searches for information for potential inclusion in upcoming filing.	1,062.60
9/06/19	SXJ	L130	.30	Spoke with expert to discuss testimony for upcoming filing.	151.80
9/06/19	SXJ	L400	1.80	Reviewed testimony as part of upcoming filing.	910.80
9/06/19	ACN	L120	.20	Telephone conference with E. Loeb re electric documents (.1); corresponded with E. Loeb re testimony re HR issues (.1).	119.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/06/19	AKL	L110	5.20	Drafted attorney declaration and assembled supporting documents (4.1); reviewed and analyzed exhibits to witness testimony (1.1).	2,080.00
9/06/19	AOT	L400	2.40	Edited operations expert testimony (1.9); participated in phone conference call re same (.3); conducted email correspondence re same (.2).	960.00
9/07/19	BXH	L120	4.80	Conferred with PG&E re status of documents and strategy (.5); continued drafting motion in connection with settlement (3.5); revised settlement documents in light of discussion (.8).	3,753.60
9/07/19	AFM	L120	.40	Reviewed and revised witness testimony.	285.60
9/07/19	AFM	L120	.60	Reviewed and evaluated witness deposition transcript.	428.40
9/07/19	RJS	L120	.50	Telephone conference with B. Hauck and client re proposed changes to settlement language.	491.00
9/07/19	SCB	L400	.10	Corresponded re witness testimony.	59.50
9/07/19	WMG	L120	6.80	Revised testimony and related emails.	4,508.40
9/07/19	EML	L120	.20	Corresponded with Jenner team re testimony.	141.20
9/07/19	EML	L120	.10	Corresponded with client team re testimony.	70.60
9/07/19	SXJ	L110	1.10	Conducted targeted searches for information for inclusion in upcoming filing.	556.60
9/07/19	SXJ	L130	1.60	Conducted research into expert issues as part of upcoming filing.	809.60
9/07/19	SXJ	L400	2.30	Reviewed draft testimony as part of finalization process.	1,163.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/07/19	ACN	L120	.10	Reviewed data responses re issue arising in testimony and corresponded re same.	59.50
9/08/19	BXH	L120	4.80	Revised draft testimony in light of witness comments (1.0); continued revision of draft motion (3.8).	3,753.60
9/08/19	AFM	L120	3.40	Reviewed and revised expert testimony.	2,427.60
9/08/19	AFM	L120	1.10	Reviewed and revised L&M witness testimony.	785.40
9/08/19	AFM	L120	.80	Reviewed and revised additional testimony.	571.20
9/08/19	AFM	L120	.60	Reviewed and revised PG&E employee testimony.	428.40
9/08/19	AFM	L160	.50	Email correspondence with team re settlement.	357.00
9/08/19	RJS	L120	.50	Corresponded with B. Hauck re settlement and related issues.	491.00
9/08/19	SCB	L400	.10	Corresponded re witness testimony.	59.50
9/08/19	WMG	L120	3.80	Revised witness statements and related emails.	2,519.40
9/08/19	EML	L120	1.20	Corresponded with client and Jenner teams re testimony and reviewed same.	847.20
9/08/19	EML	L120	.10	Corresponded with R. Schar, A. Merrick and B. Hauck re matter strategy.	70.60
9/08/19	SXJ	L130	2.10	Reviewed expert testimony as part of upcoming filing.	1,062.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/08/19	ACN	L120	2.10	Reviewed witness testimony relevant to electric issues and client comments re same (.2); revised testimony to respond to same and recirculated to team (.3); reviewed witness testimony re data requests and revised and edited same in light of client comments (1.5); corresponded with E. Loeb re witness testimony (.1).	1,249.50
9/08/19	AKL	L110	5.90	Revised witness testimony to incorporate client comments (4.8); finalized other testimony for return to client (1.1).	2,360.00
9/08/19	AOT	L400	3.90	Revised and updated expert testimony to implement comments (3.6); participated in phone call re same (.3).	1,560.00
9/09/19	ВХН	L120	10.70	Revised draft settlement documents (.4); conferred with and summarized discussions with counsel for other party (.4); reviewed and revised testimony (.3); revised draft motion to approve (3.9); prepared for and participated in settlement conference (5.7).	8,367.40
9/09/19	AFM	L110	.90	Prepared for and participated in telephone conference with witness re testimony.	642.60
9/09/19	AFM	L110	1.20	Prepared for and participated in telephone conference with third party counsel re testimony.	856.80
9/09/19	AFM	L130	1.40	Reviewed and revised expert report.	999.60
9/09/19	AFM	L400	.80	Reviewed and revised testimony of PG&E witness.	571.20
9/09/19	AFM	L400	1.20	Reviewed and revised testimony re electric issues.	856.80
9/09/19	AFM	L400	.90	Reviewed and revised testimony of witnesses.	642.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/09/19	AFM	L400	1.10	Reviewed and revised PG&E management testimony.	785.40
9/09/19	AFM	L400	.80	Reviewed and revised expert testimony.	571.20
9/09/19	SCB	L400	3.30	Revised and edited witness statement and coordinated with team re same.	1,963.50
9/09/19	WMG	L120	11.80	Call with client regarding discovery strategy (1.1); call with witness re testimony and related preparation (1.3); revised testimony and related emails (4.0); call with client regarding filing (1.0); drafted and revised discovery responses (1.5); coordinated work flows and strategized regarding hearing (1.4); revised declaration in support of testimony (.5).	7,823.40
9/09/19	EML	L120	.20	Prepared for witness call with A. Noll and T. Johnson.	141.20
9/09/19	EML	L120	.70	Participated in call with PG&E witness re testimony.	494.20
9/09/19	EML	L120	.30	Reviewed discovery response in coordination with Jenner team.	211.80
9/09/19	EML	L120	2.10	Revised testimony in coordination with Jenner team.	1,482.60
9/09/19	EML	L120	.50	Discussed draft testimony with A. Merrick and A. Noll.	353.00
9/09/19	EML	L120	.30	Coordinated with A. Merrick and W. Griffith re testimony next steps.	211.80
9/09/19	EML	L120	.10	Corresponded with B. Hauck, R. Schar and A. Merrick re settlement.	70.60
9/09/19	TSJ	L400	1.00	Conferred with internal Jenner team and PG&E subject matter expert re revising testimony re HR issues.	621.00
9/09/19	TSJ	L400	2.20	Revised testimony re HR issues.	1,366.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/09/19	DXX	L800	2.80	Reviewed and commented on expert testimony.	1,416.80
9/09/19	DXX	L800	2.60	Reviewed and commented on additional expert testimony.	1,315.60
9/09/19	DXX	L400	.30	Corresponded with expert re testimony.	151.80
9/09/19	DXX	L800	1.00	Conferenced with additional expert and W. Griffith re expert testimony	506.00
9/09/19	SXJ	L656	1.60	Conducted confidentiality review of potential documents for upcoming filing.	809.60
9/09/19	SXJ	L130	2.60	Reviewed expert testimony as part of upcoming filing.	1,315.60
9/09/19	SXJ	L400	2.30	Revised draft testimony for upcoming filing.	1,163.80
9/09/19	SXJ	L130	.50	Spoke with expert to discuss testimony for upcoming filing.	253.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/09/19	ACN	L120	5.30	Completed revisions to witness testimony re electric issues (1.1); telephone conference with A. Merrick re same (.2); reviewed testimony and drafted outline for call with witness re same (.8); conference with E. Loeb and T. Johnson re same (.2); telephone conference with witness, E. Loeb, and T. Johnson re same (.7); conference with T. Johnson re same (.1); correspondence with E. Loeb and A. Merrick re witness testimony re electric issues (.2); telephone conference with E. Loeb and A. Merrick re same (.6); reviewed relevant documents re same and revised testimony (.5); corresponded with E. Loeb re same (.2); correspondedwith client lines of business to confirm accuracy of same (.3); corresponded with client re outstanding testimony questions (.1); conference with T. Johnson re exhibits to testimony (.1); reviewed documents and correspondence with team re discovery issues (.2).	3,153.50
9/09/19	JJY	L120	.30	Reviewed chronology for witness preparation.	151.80
9/09/19	AKL	L110	8.30	Revised testimony re management issues (1.6); identified relevant supporting documents (1.7); revised response to Cal PA 31 (.5); reviewed and finalized testimony (2.4); performed confidentiality review of testimony exhibits required by ALJ order (2.1).	3,320.00
9/09/19	AOT	L400	9.50	Reviewed documents in preparation for conference call with client (.8); participated in conference call with witness and Jenner team re testimony (.9); revised testimony (2.6); redacted exhibits to testimony for conformity with ALJ order (5.2).	3,800.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/10/19	REM	L120	1.10	Reviewed and drafted correspondence re settlement (.3); reviewed and revised draft written testimony (.8).	982.30
9/10/19	ВХН	L120	7.40	Conferred with E. Loeb re testimony strategy (.2); conferred with W. Griffith re work process issues (.2); drafted recommendations re discovery responses (.2); provided feedback on testimony drafts (.3); revised settlement documents in light of comments (5.3); participated in status call with PG&E legal team (1.2).	5,786.80
9/10/19	AFM	L400	1.10	Reviewed and revised testimony of expert.	785.40
9/10/19	AFM	L400	.40	Reviewed and revised testimony of additional expert.	285.60
9/10/19	AFM	L400	.90	Reviewed and revised testimony of L&M witness.	642.60
9/10/19	AFM	L400	.60	Reviewed and revised testimony of PG&E witness re management issues.	428.40
9/10/19	AFM	L400	1.10	Reviewed and revised testimony re electric issues.	785.40
9/10/19	AFM	L110	.80	Prepared for and participated in PMT call.	571.20
9/10/19	AFM	L400	.40	Reviewed and revised testimony of witnesses.	285.60
9/10/19	AFM	L400	.60	Reviewed and revised testimony of expert witness re safety issues.	428.40
9/10/19	RJS	L120	1.50	Reviewed and commented on draft settlement filing and corresponded with B. Hauck re same.	1,473.00
9/10/19	RJS	L120	.30	Telephone conference with E. Loeb re upcoming PG&E testimony filings.	294.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/10/19	SCB	L400	4.50	Revised and edited witness statements (2.9); coordinated with team re staffing for same (.1); began finalization review of witness statements and coordinated with team re same (1); corresponded with client re key documents for witness and conducted research re same (.5).	2,677.50
9/10/19	WMG	L120	9.60	Revised testimony and related emails (4.0); call with expert and related follow up (1.3); call with client regarding case strategy (1.2); call with client regarding discovery and filing details (.7); coordinated finalization of testimony (1.5); coordinated redaction review (.3); revised discovery responses and emails in support of same (.6).	6,364.80
9/10/19	EML	L120	.30	Discussed strategic considerations with R. Schar.	211.80
9/10/19	EML	L120	.50	Discussed testimony with witness, D. Xu and C. Weiss.	353.00
9/10/19	EML	L120	.80	Participated in coordination call to finalize testimony with client and Jenner teams.	564.80
9/10/19	EML	L120	.10	Corresponded with B. Hauck, R. Schar and A. Merrick re settlement.	70.60
9/10/19	EML	L120	.10	Corresponded with B. Hauck and A. Merrick re settlement updates.	70.60
9/10/19	EML	L120	4.70	Revised testimony in coordination with Jenner team and client teams.	3,318.20
9/10/19	EML	L120	.20	Discussed testimony and settlement issues with B. Hauck.	141.20
9/10/19	CJW	L120	.90	Teleconference with J. Wiese, E. Loeb, and D. Xu re testimony; reviewed same.	604.80
9/10/19	TSJ	L400	3.40	Revised witness testimony.	2,111.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/10/19	DXX	L800	2.60	Reviewed and commented on expert reply testimony.	1,315.60
9/10/19	DXX	L800	2.50	Reviewed and commented on expert reply testimony.	1,265.00
9/10/19	DXX	L800	.50	Conferenced with expert re testimony.	253.00
9/10/19	DXX	L800	1.00	Conferenced with additional expert re testimony.	506.00
9/10/19	DXX	L800	.30	Corresponded with team re issues in expert testimony.	151.80
9/10/19	DXX	L800	.50	Investigated potential additional considerations for expert testimony.	253.00
9/10/19	SXJ	L656	1.90	Conducted confidentiality review of potential documents for upcoming filing.	961.40
9/10/19	SXJ	L656	2.40	Reviewed redactions to previous documents to ensure consistency in current redaction project for upcoming filing as required by ALJ order.	1,214.40
9/10/19	SXJ	L400	4.10	Revised exhibits for inclusion in upcoming filing.	2,074.60
9/10/19	SXJ	L130	.20	Spoke with expert to discuss testimony for upcoming filing.	101.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/10/19	ACN	L120	4.60	Revised witness testimony in light of client comments and clarifications (.7); telephone conferences with E. Loeb re same (.4); finalized same and circulated to witness for review (.2); reviewed witness edits and correspondence re same (.2); reviewed testimony re personnel issues and provided comments to same (.5); telephone conferences with E. Loeb and T. Johnson re same (.3); conference with T. Johnson re same and provided edits to same (.4); finalized witness testimony for transmittal to client (.6); reviewed underlying documents and provided proposed edits to testimony to incorporate same (.7); correspondence with E. Loeb re client edits to testimony (.4); correspondence and telephone conference with W. Griffith re finalizing of testimony (.2).	2,737.00
9/10/19	SLN	L400	.60	Conferred with team re trial update (.6).	275.40
9/10/19	AKL	L110	7.80	Performed confidentiality review of testimony exhibits.	3,120.00
9/10/19	AOT	L400	8.60	Conducted redactions of sensitive information from exhibits to reply testimony in conformity with ALJ order (.7); coordinated compliance review with client to ensure consistency with ALJ order (.8); prepared summary of an issue for partners' consideration as to whether it should be discussed in testimony (1.5); phone conference with A. Merrick re reply testimony (.8); reviewed and revised testimony in preparation for sending to client (2.8); reviewed exhibits to testimony for accuracy and added new exhibits (.7); reviewed new documents received from client for responsiveness to discovery request (.5); updated discovery response (.9).	3,440.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/10/19	DVC	L400	1.80	Assisted with revisions of reply testimonies of two witnesses.	543.60
9/11/19	ВХН	L120	4.80	Responded to comments re various settlement documents (3.9); participated in team call re settlement issues (.4); coordinated next steps re settlement preparations (.5).	3,753.60
9/11/19	AFM	L900	.90	Reviewed and revised settlement motion.	642.60
9/11/19	AFM	L110	.60	Prepared for and participated in telephone conference re electric issue.	428.40
9/11/19	SCB	L400	1.20	Coordinated re revisions to witness testimony (.3); contacted third-party re discovery request (.4); attended teleconferences re case settlement status and witness testimony revisions (.5).	714.00
9/11/19	WMG	L120	7.20	Calls with client regarding finalizing testimony and discovery (1.8); reviewed and revised testimony and declarations (1.8); coordinated work streams in support of finalizing testimony (2.4); call re case strategy (.4); revised discovery responses and related factual development (.8).	4,773.60
9/11/19	EML	L120	1.50	Reviewed testimony and coordinated revisions with client and Jenner teams.	1,059.00
9/11/19	EML	L120	.20	Analyzed settlement documents.	141.20
9/11/19	EML	L120	.10	Coordinated follow-up to third-party discovery request.	70.60
9/11/19	EML	L120	.30	Discussed settlement and testimony next steps with Jenner team.	211.80
9/11/19	EML	L120	.20	Discussed settlement and testimony next steps with B. Hauck.	141.20

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# **JENNER & BLOCK LLP**

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9/11/19	CJW	L120	.40	Teleconference with Jenner team re matter status and settlement discussions.	268.80
9/11/19	TSJ	L120	.40	Conferred with team re: settlement discussions.	248.40
9/11/19	DXX	L400	.30	Conferenced with team re settlement updates and strategy going forward.	151.80
9/11/19	SXJ	L656	2.10	Conducted confidentiality review of potential documents for upcoming filing.	1,062.60
9/11/19	SXJ	L130	4.30	Reviewed documents related to upcoming filing in relation to reviewing expert witness testimony.	2,175.80
9/11/19	SXJ	L130	3.60	Reviewed expert witness's background material in preparation for upcoming filing.	1,821.60
9/11/19	SXJ	L130	.50	Spoke with expert to discuss testimony for upcoming filing.	253.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/11/19	ACN	L120	4.00	Reviewed 90 Day Report, SED opening testimony, and intervenor testimony to ensure consistency in reply testimony (1.3); corresponded with E. Loeb re electric-related statements in testimony (.2); telephone conference with E. Loeb and A. Merrick re same (.3); telephone call to third party re deposition schedule (.1); telephone conference with S. Birnbaum, W. Griffith, and S. Jahangir re consistency issues in testimony (.3); revised summary in light of same (.5); correspondence and telephone conferences with S. Jahangir and W. Griffith re same (.4); circulated summary of consistency points to team (.1); participated in telephone conference re status of settlement discussions (.4); correspondence with E. Loeb re PG&E consultation with counsel (.2); telephone conference with A. Lyons re witness materials and emails (.2).	2,380.00
9/11/19	AKL	L110	8.30	Revised attorney declaration (1.0); reviewed and analyzed documents to support attorney declaration (3.25); performed confidentiality review of reply testimony (3.8); participated in call regarding status of case (.25).	3,320.00
9/11/19	AOT	L400	8.90	Reviewed and revised reply testimony (2.5); drafted materials re expert testimony (2.8); call with S. Jahangir re same (.3); updates to same (1.4); redacted reply testimony and drafted redaction logs (1.9).	3,560.00
9/11/19	TLB	P280	2.50	Updated electronic files (1.2); obtained designated documents for attorney review (.8); participated in team call regarding case status (.5).	817.50
9/12/19	REM	L120	.60	Telephone conference with B. Hauck re matter status and key upcoming strategic decisions.	535.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/12/19	BXH	L120	5.10	Drafted and revised status report in coordination with PG&E and other parties (1.0); reviewed and provide advice re factual material and input from settling party (2.1); conferred with R. Mehrberg re status and next steps (.3); participate in internal call re finalization of testimony (.3); conferred with and summarized conversation with other party re settlement (.4); reviewed other proceedings for intersection with L&M issues (.4); reviewed factual material in preparation for meeting with other parties (.6).	3,988.20
9/12/19	AFM	L110	.90	Reviewed and revised attorney declaration and supporting documents.	642.60
9/12/19	AFM	L330	.60	Drafted emails to deposition witnesses re transcripts reviews.	428.40
9/12/19	AFM	L120	1.00	Prepared for and participated in team strategy session.	714.00
9/12/19	RJS	L120	.50	Reviewed communications re settlement and edited draft summary of same.	491.00
9/12/19	SCB	L400	1.40	Revised and reviewed witness testimony and coordinated with team re same.	833.00
9/12/19	WMG	L120	8.80	Calls with client and witnesses in support of finalizing testimony (1.5); coordinated finalization of testimony and exhibits and reviewed and revised testimony (6.0); call re case strategy (.5); reviewed expert related materials (.6); reviewed discovery responses (.2).	5,834.40
9/12/19	EML	L120	.30	Corresponded with B. Hauck, R. Schar and A. Merrick re settlement issues.	211.80
9/12/19	EML	L120	.40	Reviewed draft testimony.	282.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/12/19	EML	L120	.60	Communicated with Jenner team re testimony and upcoming filing.	423.60
9/12/19	EML	L120	.20	Communicated with PG&E and Jenner team re testimony.	141.20
9/12/19	TSJ	L400	2.50	Prepared testimony for filing.	1,552.50
9/12/19	DXX	L400	1.20	Conferenced with expert re comments to testimony.	607.20
9/12/19	DXX	L400	.80	Reviewed and commented on expert testimony.	404.80
9/12/19	DXX	L400	.60	Reviewed expert testimony for substantive consistency.	303.60
9/12/19	DXX	L400	.50	Corresponded with W. Griffith, B. Hauck, and A. Merrick re expert testimony.	253.00
9/12/19	DXX	L400	.40	Corresponded with additional expert re testimony.	202.40
9/12/19	DXX	L400	.50	Corresponded with team re process for finalizing witness testimony.	253.00
9/12/19	DXX	L400	.30	Corresponded with third expert re testimony.	151.80
9/12/19	DXX	L400	.30	Reviewed guidance re consistency issues in witness testimony.	151.80
9/12/19	DXX	L400	.20	Corresponded with E. Loeb re expert testimony.	101.20
9/12/19	SXJ	L656	3.10	Prepared documents in advance of client's confidentiality review for upcoming filing.	1,568.60
9/12/19	SXJ	L130	.70	Prepared documents to provide to expert witness for review.	354.20
9/12/19	SXJ	L400	2.80	Prepared documents for inclusion in upcoming filing.	1,416.80
9/12/19	SXJ	L130	1.00	Spoke with expert to discuss testimony for upcoming filing.	506.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/12/19	ACN	L120	1.10	Reviewed witness testimony for substantive consistency (.8); reviewed and correspondence with team re page numbers for testimony (.2); reviewed proposed additions to guidance re consistency issues (.1).	654.50
9/12/19	SLN	L400	3.10	Reviewed and analyzed deposition transcripts.	1,422.90
9/12/19	AKL	L110	4.60	Reviewed and analyzed testimony ensure consistency (.9); standardized testimony and prepared statements for filing (1.1); performed confidentiality review of testimony (2.6).	1,840.00
9/12/19	AOT	L400	9.20	Corresponded by email and participated in phone calls with team re exhibits to reply testimony (.6); met with team to strategize reviewing reply testimony for submission (.3); reviewed and analyzed reply testimony for inconsistencies (2.8); prepared for conference call with expert re work history and CV updates (1.3); participated in conference call with expert witness (.8); conferred with S. Jahangir re updates to expert's CV (.3); implemented updates to expert's CV (2.3); reviewed redactions to exhibits to respond to questions from S. Jahangir (.6); conferred with S. Jahangir re same (.2).	3,680.00
9/12/19	TLB	P280	1.40	Updated electronic files (.5); addressed issues re maintaining access to client network and provided instructions to attorneys regarding same (.9).	457.80
9/13/19	REM	L120	1.20	Reviewed SED status report regarding settlement and related correspondence (.1); reviewed draft reply testimony and related correspondence (1.1).	1,071.60

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/13/19	ВХН	L120	6.70	Prepared for and participated in meeting with other parties re settlement issues (2.9); conferred with SED re settlement issues (.4); prepared summary of settlement issues for PG&E (.4); reviewed and revised settlement documents in light of discussions (1.6); conferred with PG&E legal team re status (.5); reviewed and revised draft testimony (.9).	5,239.40
9/13/19	AFM	L110	2.20	Reviewed and revised witness statements.	1,570.80
9/13/19	AFM	L110	.80	Prepared for and participated in team and client call re status of testimony.	571.20
9/13/19	SCB	L400	3.10	Revised and cite checked witness testimony and coordinated with team re same.	1,844.50
9/13/19	WMG	L120	9.70	Revised and finalized testimony for filing (4.6); coordinated finalization of testimony with client and witnesses (2.3); reviewed materials in support of filing (2.8).	6,431.10
9/13/19	EML	L120	2.60	Reviewed and revised testimony in coordination with Jenner teams.	1,835.60
9/13/19	EML	L120	.20	Discussed final testimony with witness and corresponded with D. Xu re same.	141.20
9/13/19	EML	L120	.40	Participated in PMT coordinating call re testimony.	282.40
9/13/19	EML	L120	.20	Corresponded with client re testimony.	141.20
9/13/19	EML	L120	.10	Corresponded with B. Hauck re settlement .	70.60
9/13/19	CJW	L120	.20	Reviewed client comments on expert testimony; drafted correspondence re same.	134.40

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/13/19	TSJ	L400	3.30	Revised and finalized witness testimony.	2,049.30
9/13/19	DXX	L400	1.60	Reviewed and commented on expert testimony.	809.60
9/13/19	DXX	L400	.20	Corresponded with additional expert re testimony.	101.20
9/13/19	DXX	L400	.90	Reviewed and commented on additional expert testimony.	455.40
9/13/19	SXJ	L656	2.40	Conducted redaction analysis for documents part of upcoming filing.	1,214.40
9/13/19	SXJ	L130	1.70	Reviewed expert testimony.	860.20
9/13/19	SXJ	L130	2.80	Revised testimony as part of upcoming filing.	1,416.80
9/13/19	SXJ	L400	2.80	Conducted QC review of documents provided by client as part of upcoming filing.	1,416.80
9/13/19	ACN	L120	1.40	Reviewed and revised witness testimony for consistency (.5); reviewed testimony and correspondence with T. Johnson re same (.2); telephone conferences with T. Johnson re same (.6); correspondence with team re exhibits (.1).	833.00
9/13/19	SLN	L400	1.30	Reviewed, analyzed, and provided comments to witness testimony.	596.70
9/13/19	AKL	L110	5.80	Reviewed and revised testimony (3.8); implemented client comments on testimony (2.0).	2,320.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/13/19	AOT	L400	8.30	Participated in email discussions about confidentiality of information in exhibits (.8); implemented revisions received from client regarding testimony (.5); factual research re support for statements in testimony (1.1); updated testimony with additional citations (.2); reviewed and provided comments to S.  Jahangir re exhibits (1.6); received and implemented comments from client for L&M testimony (.9); implemented edits from partners regarding testimony (3.2).	3,320.00
9/13/19	TLB	P280	2.70	Updated electronic files (.5); coordinated with client to send designated materials to other parties (.7); coordinated with duplicating to assemble a binder of designated materials for R. Schar (1.2); coordinated attorney access of client network (.3).	882.90
9/14/19	ВХН	L120	.90	Revised draft testimony in light of questions from W. Griffith et al.	703.80
9/14/19	AFM	L400	1.90	Reviewed and revised witness statements and conferred with team and client re final revisions to same.	1,356.60
9/14/19	SCB	L400	1.50	Reviewed, revised, and edited witness testimony and coordinated with team re same.	892.50
9/14/19	WMG	L120	9.30	Revised and finalized testimony.	6,165.90
9/14/19	EML	L120	1.20	Revised testimony in coordination with Jenner team.	847.20
9/14/19	DXX	L400	.50	Reviewed and commented on expert testimony.	253.00
9/14/19	DXX	L400	.50	Corresponded with team re finalizing witness testimony.	253.00
9/14/19	SXJ	L400	3.20	Coordinated exhibit issues for upcoming filing.	1,619.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/14/19	SXJ	L656	2.10	Updated master redaction list in conformity with confidentiality procedures and requirements.	1,062.60
9/14/19	SXJ	L400	3.60	Revised testimony related to upcoming filing.	1,821.60
9/14/19	SXJ	L400	1.60	Conducted targeted searches related to documents connected with upcoming filing.	809.60
9/14/19	SXJ	L130	.20	Spoke with expert to discuss testimony for upcoming filing.	101.20
9/14/19	ACN	L120	.60	Reviewed client comments to witness testimony, revised in light of same, and circulated same for review (.4); correspondence with A. Merrick re same (.1); correspondence with team re exhibits (.1).	357.00
9/14/19	AKL	L110	4.80	Reviewed and finalized testimony of various witnesses.	1,920.00
9/14/19	AOT	L400	9.30	Conducted factual research re assertions in testimony and analyzed documents (1.8); conducted factual research per partners' request on whether certain documents are currently on the record (1.2); updated testimony with new information from client (1.5); revised additional testimony based on feedback from client (1.4); phone call with witness re exhibits to testimony (.2); updated our team re client's request (.4); revised testimony (2.8).	3,720.00
9/14/19	TLB	P280	6.50	Provided support to attorney team re PG&E reply testimony in finalization of documents.	2,125.50
9/15/19	AFM	L400	2.00	Reviewed and revised witness statements and conferred with team and client re final revisions to same.	1,428.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/15/19	SCB	L400	1.60	Reviewed, revised, and edited witness testimony and drafted summaries of changes to same.	952.00
9/15/19	WMG	L120	11.60	Coordinated with client, witnesses and case team in support of finalizing testimony for filing (1.6); revised and finalized testimony and related filing materials (5.3); coordinated filing logistics (2.3); calls with expert regarding testimony and related preparation and follow up (2.4).	7,690.80
9/15/19	EML	L120	.80	Reviewed and finalized testimony in coordination with client and Jenner teams.	564.80
9/15/19	CJW	L120	.60	Teleconference with expert and D. Xu re final testimony revisions (.4); drafted correspondence re same (.2).	403.20
9/15/19	TSJ	L400	2.00	Revised testimony re HR issues.	1,242.00
9/15/19	DXX	L400	.50	Conferenced with expert re testimony.	253.00
9/15/19	DXX	L400	1.00	Reviewed and finalized expert testimony.	506.00
9/15/19	DXX	L400	.50	Corresponded with team re finalization of expert testimony.	253.00
9/15/19	SXJ	L656	2.10	Reviewed exhibits for potential redactions.	1,062.60
9/15/19	SXJ	L656	3.60	Reviewed witness testimony against prior drafts for additional redactions implicating confidentiality issues.	1,821.60
9/15/19	SXJ	L400	2.60	Reviewed and revised testimony in advance of filing.	1,315.60
9/15/19	SXJ	L130	1.80	Reviewed expert testimony drafted for reply testimony.	910.80
9/15/19	SXJ	L130	1.70	Prepared documents for upcoming filing.	860.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/15/19	SXJ	L400	1.20	Updated master exhibit list for upcoming filing.	607.20
9/15/19	SXJ	L130	1.40	Spoke with expert to discuss testimony for upcoming filing.	708.40
9/15/19	ACN	L120	1.00	Finalized witness testimony for witness review and sign-off (.5); circulated same to team for review (.1); correspondence with W. Griffith re same and review issues re same (.2); prepared materials for confidentiality review of witness testimony (.2).	595.00
9/15/19	AKL	L110	2.30	Prepared final testimony for filing.	920.00
9/15/19	AOT	L400	12.60	Emailed witness re confidentiality of information on exhibit (.2); participated in internal discussions re exhibits (1.1); updated exhibits (1.4); participated in internal discussions regarding finalization of exhibit list (1.4); reviewed and updated testimony for sending to client for approval (1.6); revised L&M testimony based on comments from client and partners (2.5); performed additional review and revision of testimony (1.8); conference call with team re updates to citations (.3); finalized documents for submitting to client for approval (2.3).	5,040.00
9/15/19	TLB	P280	5.70	Supported attorney team in finalization of PG&E reply testimony.	1,863.90
9/16/19	BXH	L120	3.30	Conferred with W. Griffith et al. re confidentiality issue (.2); annotated settlement documents based on discussion with SED (3.1).	2,580.60
9/16/19	AFM	L400	.90	Prepared for and participated in multiple telephone and email correspondence with team re final revisions to testimony.	642.60

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# **JENNER & BLOCK LLP**

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9/16/19	SCB	L900	A105	.10	Corresponded and conferred with S. Norman and B. Hauck re finalization of upcoming filings.	59.50
9/16/19	WMG	L120		13.20	Finalized testimony and related calls and emails in support of same (12.5); follow up regarding open case item related to depositions and settlement (.7).	8,751.60
9/16/19	EML	L120		.20	Communicated with Jenner team re outstanding issues for testimony and settlement updates.	141.20
9/16/19	TSJ	L400		.10	Corresponded re finalizing witness testimony.	62.10
9/16/19	SXJ	L400		4.60	Reviewed exhibits to ensure accuracy in inclusion in reply testimony.	2,327.60
9/16/19	SXJ	L400		4.20	Reviewed testimony for preparation of reply testimony.	2,125.20
9/16/19	SXJ	L400		3.10	Prepared documents for inclusion in final reply testimony.	1,568.60
9/16/19	SLN	L900		4.30	Conferred with B. Hauck re settlement (.5); conferred with S. Birnbaum re project motion to approve (.4); researched record material for motion to approve settlement (3.4).	1,973.70
9/16/19	AKL	L110		7.20	Revised and finalized testimony and exhibits for filing.	2,880.00
9/16/19	AOT	L400		5.40	Finalized testimony for sending to PG&E (.3); reviewed paginations on exhibits and spoke to T. Busch re edits (.4); conducted detailed review of exhibits and testimony received from client before filing (4.7).	2,160.00
9/16/19	TLB	P280		10.70	Provided paralegal assistance to attorney team in assembling and finalizing PG&E reply testimony.	3,498.90

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/17/19	ВХН	L120	4.10	Coordinated settlement logistics through review of rules, correspondence, and proposed schedules (1.1); conferred with SED re settlement logistics and summarized same (.5). reviewed and revised materials prepared by PG&E re settlement and testimony (1.1); conferred with SED re substantive settlement issues and summarized same (.7); participated in call with PG&e legal team re case status and key decisions (.7).	3,206.20
9/17/19	AFM	L110	.90	Prepared for and participated in PMT conference call and follow up re same.	642.60
9/17/19	SCB	L900	4.50	Managed and worked revision of motion to approve.	2,677.50
9/17/19	WMG	L120	3.90	Call with client regarding open items related to filing (.5); call with client regarding case strategy (.8); drafted motion to admit testimony into evidence (1.1); coordinated open work streams in support of finalizing filing and settlement (1.5).	2,585.70
9/17/19	EML	L120	1.00	Revised materials re testimony and settlement in coordination with B. Hauck and A. Lyons.	706.00
9/17/19	EML	L120	.10	Corresponded with Jenner team re testimony.	70.60
9/17/19	EML	L120	.60	Participated in coordinating call with client and Jenner teams.	423.60
9/17/19	SXJ	L400	1.80	Prepared reply testimony for filing.	910.80
9/17/19	SXJ	L400	1.30	Proofread reply testimony for preparation of filing.	657.80
9/17/19	SLN	L900	5.20	Revised settlement documents in light of record search (4.1); conferred with A. Merrick re deposition transcript follow up (.4); drafted key testimony summaries (.7).	2,386.80

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353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/17/19	AKL	L110	6.30	Reviewed and summarized testimony in light of PG&E request (1.3); revised settlement materials (5.0).	2,520.00
9/17/19	AOT	L400	2.90	Factual research in support of settlement filings.	1,160.00
9/18/19	ВХН	L120	3.60	Drafted update re status of discussions with SED (.5); reviewed and revised settlement documents in coordination with third parties (1.4); conferred with PG&E legal team re financial issues (.4); drafted talking points for client use re settlement isues (1.3).	2,815.20
9/18/19	SCB	L900	1.50	Worked on and supervised revision of settlement filings.	892.50
9/18/19	WMG	L120	5.30	Drafted and revised motion to admit testimony into evidence and prepared related supporting documents (4.2); call with client regarding case status (.2); coordinated open work streams in support of finalizing testimony and settlement (.4); prepared materials in support of settlement approval and stay of proceedings (.5).	3,513.90
9/18/19	EML	L120	.10	Corresponded with Jenner and client teams re matter updates and next steps.	70.60
9/18/19	AKL	L110	.50	Revised stipulated facts to file.	200.00
9/18/19	AOT	L400	3.40	Researched the opening and reply testimony for incorporation in settlement filings.	1,360.00
9/19/19	ВХН	L120	.90	Reviewed and revised draft motion in coordination with W. Griffith (.3); drafted recommendations to W. Griffith on various issues by PG&E re upcoming filings (.6).	703.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/19/19	WMG	L120	4.40	Call with client in support of settlement approval (1.1); drafted and revised materials in support of settlement approval (2.7); emails in support of settlement approval (.6).	2,917.20
9/19/19	EML	L120	.10	Corresponded with Jenner team re scheduling.	70.60
9/19/19	EML	L120	.10	Corresponded with Jenner team re settlement issues and witness statements.	70.60
9/19/19	DXX	L400	.30	Corresponded with expert re testimony and declaration.	151.80
9/19/19	SLN	L400	3.70	Reviewed and analyzed depositions transcripts.	1,698.30
9/19/19	TLB	P280	1.50	Coordinated with LA office to prepare and distribute copies of the PG&E Reply Testimony to designated attorneys.	490.50
9/20/19	ВХН	L120	1.40	Conferred with R. Schar et al. re case status and hearing prep (.3); reviewed and revised communications and draft disclosures relating to settlement (.6); conferred with PG&E re settlement status and drafted summary of same for PG&E team (.5).	1,094.80
9/20/19	AFM	L110	.90	Telephone and email correspondence with team re motion for settlement and related filings.	642.60
9/20/19	RJS	L120	.30	Telephone conference with B. Hauck and others re settlement discussions.	294.60
9/20/19	WMG	L120	4.30	Drafted and revised motions in support of settlement approval (2.5); followed up regarding deposition transcripts and declarations (.3); reviewed materials in support of case strategy (.5); emails and calls regarding data analysis (1.0).	2,850.90

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/20/19	EML	L120	.30	Discussed schedule and settlement with R. Schar, B. Hauck and A. Merrick.	211.80
9/20/19	ACN	L120	.10	Reviewed transcript corrections for deposition.	59.50
9/20/19	AKL	L110	.50	Revised motion in advance of filing.	200.00
9/22/19	SXJ	L130	.20	Spoke with expert regarding declaration related to submitting testimony.	101.20
9/23/19	ВХН	L120	.70	Conferred with counsel for SED re settlement steps and summarized same (.4); reviewed and provided comment on draft filing in coordination with PG&E team (.3).	547.40
9/23/19	WMG	L120	2.60	Compiled materials in evidence in support of settlement (1.0); drafted and revised motion in support of settlement approval (1.4); coordinated open work streams (.2).	1,723.80
9/24/19	ВХН	L120	9.70	Reviewed and revised draft settlement agreement in light of discussions and edits from SED (4.4); reviewed and revised draft motion to approve in light of discussions and edits from SED (4.6); participated in call with PG&E re status (.7).	7,585.40
9/24/19	SCB	L160	.60	Managed revisions to key documents.	357.00
9/24/19	WMG	L120	6.20	Call with client regarding case strategy (1.0); call with client regarding discovery and filings (.9); revised motions in support of settlement (3.3); call with client regarding factual development in support of settlement (.5); coordinated case strategy (.5).	4,110.60
9/24/19	EML	L120	.10	Corresponded with B. Hauck re settlement update.	70.60

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9/24/19	EML	L120	.60	Participated in matter coordinating call with client team and B. Hauck.	423.60
9/24/19	SLN	L900	1.10	Incorporated revisions into settlement agreement.	504.90
9/24/19	AKL	L110	.50	Confirmed redactions under confidentiality standards.	200.00
9/24/19	AOT	L400	4.30	Conducted review related to redacting information (.8); reviewed and analyzed revisions to settlement documents and revised same (3.5).	1,720.00
9/25/19	ВХН	L120	1.60	Conferred with PG&E team re further edits to settlement documents (.4); revised documents in light of same (.6); conferred with SED re status of negotiations (.2); conferred with W. Griffith and S. Birnbaum re next steps on documents (.4).	1,251.20
9/25/19	SCB	L160	.90	Managed review and revision of key documents.	535.50
9/25/19	WMG	L120	8.30	Call with client regarding settlement (.5); reviewed and revised settlement materials and coordinated work in support of same (7.5); reviewed errata and coordinated with third party (.3).	5,502.90
9/25/19	AKL	L110	5.80	Revised settlement agreement.	2,320.00
9/25/19	AOT	L400	5.50	Revised settlement documents based on review of record.	2,200.00
9/26/19	ВХН	L120	4.30	Reviewed and revised draft settlement documents in coordination with W. Griffith et al. for finalization (1.6); participated in call with PG&E legal team re settlement process (.7); revised settlement language in coordination with PG&E legal team (1.2); conferred with PG&E legal team re next steps (.4); drafted correspondence re settlement issues (.4).	3,362.60

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9/26/19	SCB	L160	.30	Managed and revision of key documents.	178.50
9/26/19	WMG	L120	3.40	Reviewed and revised materials in support of settlement (2.1); call with client regarding discovery and settlement (.6); strategized regarding discovery (.7).	2,254.20
9/26/19	AOT	L400	3.70	Conducted review and revision of the settlement documents.	1,480.00
9/27/19	BXH	L120	5.40	Drafted filing re settlement (.5); conferred with SED re settlement issues (.5); corresponded with PG&E team re settlement strategy issues (.7); revised draft disclosure materials based on discussion with PG&E legal team (.3); outlined financial issues in response to request from PG&E legal team (1.3); conducted initial review and prepared work plan re next round of settlement documents (.8); drafted summary of key remaining issues (1.3).	4,222.80
9/27/19	AFM	L310	.50	Reviewed and evaluated documents relating to discovery dispute and conferred with team re same.	357.00
9/27/19	WMG	L120	5.50	Revised documents in support of settlement (2.0); calls and emails in support of settlement (.7); drafted and revised discovery responses and related calls and emails (1.2); call with client regarding open case items (.6); strategized regarding next steps (1.0).	3,646.50
9/27/19	EML	L120	.10	Corresponded with B. Hauck re settlement issues; corresponded with Jenner team re third-party discovery.	70.60
9/27/19	SXJ	L200	1.40	Finalized filings in advance of filing.	708.40
9/27/19	SXJ	L310	1.20	Reviewed pending data requests.	607.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/27/19	AKL	L110	.50	Revised settlement agreement to incorporate SED edits.	200.00
9/27/19	AOT	L400	1.60	Reviewed and analyzed responses to third-party requests (.4); reviewed SED's discovery responses (.9); compared the documents and drafted an email to team re discovery responses (.3).	640.00
9/28/19	ВХН	L120	2.90	Revised settlement documents based on feedback from client team re outstanding issues.	2,267.80
9/28/19	AKL	L110	3.90	Revised settlement agreement to incorporate SED edits.	1,560.00
9/28/19	AOT	L400	3.00	Revised settlement filings based on SED feedback and record review (2.8); email correspondence with team re same (.2).	1,200.00
9/30/19	ВХН	L120	4.90	Conferred with PG&E legal team re settlement financial issues (.4); reviewed discovery strategy outline prepared by S. Jahangir and provided comments on same (.5); reviewed and revised supplement settlement filings (.5); revised settlement documents based on ongoing discussions with PG&E legal team (3.5).	3,831.80
9/30/19	AFM	L310	.40	Prepared for and participated in conference call re new data requests.	285.60
9/30/19	AFM	L310	1.60	Reviewed and evaluated new data requests and began drafting responses to same.	1,142.40
9/30/19	SXJ	L310	2.80	Reviewed documents for material responsive to pending discovery requests.	1,416.80
9/30/19	SXJ	L200	1.10	Revised motions for upcoming filing.	556.60
9/30/19	SLN	L900	1.50	Revised and finalized settlement documents.	688.50

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/30/19	AKL	L110	5.20	Drafted discovery response to requests from Cal PA and Turn.	2,080.00
9/30/19	AOT	L400	4.40	Reviewed and analyzed discovery requests (.6); conducted factual research in support of responding to same (3.8).	1,760.00
9/30/19	TLB	P280	.50	Updated electronic files.	163.50
			963.70	PROFESSIONAL SERVICES	\$ 553,107.10

INVOICE TOTAL \$ 553,107.10

#### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
REID J. SCHAR	6.30	982.00	6,186.60
RANDALL E. MEHRBERG	2.90	893.00	2,589.70
BRIAN P. HAUCK	131.60	782.00	102,911.20
ANDREW F. MERRICK	57.50	714.00	41,055.00
EMILY M. LOEB	38.30	706.00	27,039.80
CARLA J. WEISS	3.00	672.00	2,016.00
WESLEY M. GRIFFITH	178.00	663.00	118,014.00
TASSITY S. JOHNSON	22.30	621.00	13,848.30
SAMUEL C. BIRNBAUM	37.00	595.00	22,015.00
ANDREW C. NOLL	25.80	595.00	15,351.00
SAMUEL JAHANGIR	143.40	506.00	72,560.40
DAIXI XU	36.30	506.00	18,367.80
JENNIFER J. YUN	.30	506.00	151.80
SARAH L. NORMAN	25.60	459.00	11,750.40
ANNA K. LYONS	99.00	400.00	39,600.00
AMIR A. SHAKOORIAN TABRIZI	117.60	400.00	47,040.00
THERESA L. BUSCH	35.70	327.00	11,673.90
DIANA V. CHUCK	3.10	302.00	936.20
TOTAL	963.70		\$ 553,107.10

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#### JENNER & BLOCK LLP

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

**CLIENT NUMBER:** 56604 MATTER NUMBER: 10146

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET **B30A** SAN FRANCISCO, CA 94105

**NOVEMBER 13, 2019** INVOICE # 9508143

\$ 21,291.90

#### **FPA ADVICE AND COUNSEL** 980304

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2019:

\$.00

**DISBURSEMENTS** 

TOTAL INVOICE \$ 21,291.90

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9508143

CLIENT NUMBER: 56604 NOVEMBER 13, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2019:

FPA ADVIO 980304	CE AND C	OUNSEL		MATTER NUMBER - 10146	
9/11/19	JZP	C312	.20	Communicated with M. Minzner re FPA Section 204 research needs.	91.80
9/12/19	REM	L120	.80	Reviewed FPA section 204 analysis and reorganization plan provisions drafted memoranda re same (.4); conducted telephone conference with M Minzner (.4).	
9/12/19	MMX	L120	1.10	Reviewed Section 204 regulatory analysis request and PG&E bankruptcy financing document (.7 telephone conference with R. Mehrberg (.4).	814.00
9/12/19	MMX	L120	.50	Reviewed and edited email on Section 204 regulatory analysis.	370.00
9/12/19	MMX	L120	.30	Finalized email on Section 204 regulatory analysis and sent to client.	222.00
9/12/19	JZP	C312	2.60	Met with M. Minzner re FPA Section 204 question (.1); analyzed FPA Section 204 approval requirements (2.5).	,
9/18/19	MMX	L120	1.30	Conducted legal research on FPA Section 203 approvals.	962.00
9/18/19	MMX	L120	.30	Met with J. Perkins on 203 research	h. 222.00
9/18/19	MMX	L120	4.70	Drafted response to client on FPA Section 203 approvals.	3,478.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/18/19	JZP	C312	5.70	Met with M. Minzner re Section 203 client question (.3); analyzed FERC regulations and orders interpreting requirements (4.2); summarized research and conveyed to M. Minzner (1.2).	2,616.30
9/19/19	JZP	C312	5.20	Analyzed FERC orders on blanket authorizations (1.5); analyzed FERC regulations and orders on refinancing (2.7); drafted and conveyed research summary to M. Minzner (1.0).	2,386.80
9/20/19	REM	L120	.40	Reviewed and revised draft memo to client re FPA sections 203 and 204 (.2), telephone conference with M. Minzner re same (.2).	357.20
9/20/19	MMX	L120	1.10	Drafted response to PG&E on Section 203 requirements (.9); telephone conference with R. Mehrberg (.2).	814.00
9/22/19	REM	L120	.40	Reviewed and revised draft memo to client regarding FERC section 203 review and necessary steps.	357.20
9/24/19	MMX	L120	.60	Conducted call with client on Section 203 issue.	444.00
9/24/19	JZP	C312	.90	Telephone conference with M. Minzner and client re Section 203 issues (.7); reviewed analysis in preparation for call (.2).	413.10
9/24/19	JZP	C312	2.80	Analyzed FERC orders and regulations related to Section 203 issues (1.3); drafted summary of salient points of analysis discussed on call (1.5).	1,285.20
9/26/19	JZP	C312	1.80	Analyzed FERC Section 203 orders on timing of transactions.	826.20
9/27/19	REM	L120	.60	Reviewed analysis re section 203 and 204 requirements (.3); analyzed same and drafted memo with recommendations (.3).	535.80

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/30/19	SGK	L120		.70	Reviewed research on potential section 203 approval requirements.	609.70
9/30/19	SGK	L120		.50	Teleconferenced with Bill Manheim to discuss potential section 203 approvals.	435.50
9/30/19	MMX	L120		1.10	Prepared for and conducted call on Section 203 filing requirements.	814.00
9/30/19	JZP	C312	A106	.70	Call with M. Minzner, S. Kelly, G. Rippie and client about Section 203 issues (.35); follow-up discussion with M. Minzner, S. Kelly, and G. Rippie about next steps (.35).	321.30
9/30/19	EGR	P280		.70	Prepared for conference call with client regarding Section 203 issue and follow up communications regarding same.	588.00
9/30/19	EGR	P280		.50	Attended conference call with M. Manheim regarding Section 203 issue.	420.00
				35.50	PROFESSIONAL SERVICES	\$ 21,291.90
INVOICE T	OTAL					\$ 21,291.90

#### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
RANDALL E. MEHRBERG	2.20	893.00	1,964.60
SUEDEEN G. KELLY	1.20	871.00	1,045.20
E. GLENN RIPPIE	1.20	840.00	1,008.00
MAX MINZNER	11.00	740.00	8,140.00
JASON T. PERKINS	19.90	459.00	9,134.10
TOTAL	35.50		\$ 21,291.90

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10252

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

NOVEMBER 13, 2019 INVOICE # 9508144

\$21,718.80

# BANKRUPTCY EMPLOYMENT 1907533

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2019:

DISBURSEMENTS \$.00

TOTAL INVOICE \$ 21,718.80

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9508144

CLIENT NUMBER: 56604 NOVEMBER 13, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2019:

BANKRUP 1907533	TCY EMPL	OYMENT			MA	ATTER NUMBEI	R - 10252
9/02/19	AMA	B160		.40	Reviewed Fee Examiner initia report (.3); correspondence with Mehrberg and C. Steege re sa (.1).	ith R.	280.40
9/03/19	REM	L120		.70	Reviewed fee examiner report details (.2), conference with A re Fee Examiner report, under materials and next steps (.5).	. Allen	625.10
9/03/19	AMA	B160		1.80	Reviewed Fee Examiner initial report and data re same (.7); conference with R. Mehrberg is same (.7); reviewed notice and protocol and redline re same (emailed Merhberg and C. Stee summary re same (.1); correspondence with W. Williams same and monthly fee stateme (.1).	re d (.2); ege re ams re	1,261.80
9/03/19	WAW	B160	A104	.70	Reviewed fee examiner's initial report re Jenner's first interim application (.5); conferred with Allen re same (.2).	fee	321.30
9/04/19	AMA	B160		4.80	Reviewed protocol and orders emailed W. Williams re processame (.4); reviewed Fee Examinitial Report and data re same analyzed and drafted summar responses re same (3.7); correspondence with W. Williamsame (.2).	ss for niner e (.5); y of	3,364.80

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/05/19	REM	L120		.30	Worked on response to examiner's report; telephone conference with Charles Middlekauff re process and procedures (.2); reviewed plan and summary prepared by A Allen (.1).	267.90
9/05/19	AMA	B160		.40	Correspondence with W. Williams re Fee Examiner's initial report (.2); reviewed analysis re same (.2).	280.40
9/05/19	WAW	B160	A103	1.70	Reviewed draft responses to Fee Examiner's initial report (.5); telephone call with C. Curry re additional items needed re same (.2); drafted additional sections of same (.8); conferred with A. Allen re same (.2).	780.30
9/06/19	AMA	B160		.80	Reviewed and revised summary of initial report responses (.7); emailed C. Steege and R. Mehrberg re same (.1).	560.80
9/10/19	CS	B160		1.00	Met with A. Allen re Markell response.	918.00
9/10/19	AMA	B160		1.50	Reviewed and revised outline re Fee Examiner response and meeting (.4); emailed C. Steege re same (.1); conference with C. Steege re same (1.0).	1,051.50
9/11/19	AMA	B160		.30	Reviewed initial report and revised outline re same (.2); emailed P. Zumbro and B. Benedict re status (.1).	210.30
9/12/19	REM	L120		.40	Met with A. Allen re fee petition, process, parameters, meeting with examiner.	357.20
9/12/19	AMA	B160		1.20	Conference with B. Benedict re status (.2); conference with R. Mehrberg re same (.4); reviewed and revised outline re same (.2); conference with W. Williams re same (.4).	841.20

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/13/19	REM	L120		.10	Reviewed correspondence from Fee Examiner, drafted correspondence to team.	89.30
9/13/19	AMA	B160		1.10	Reviewed revised outline re initial report (.3); correspondence. with W. Williams re same (.1); correspondence with C. Steege and R. Mehrberg re same (.2); conference with C. Steege re same (.1); emailed Fee Examiner re coordination re meeting (.1); reviewed July monthly expenses (.1); reviewed August monthly fee statement (.2).	771.10
9/13/19	WAW	B160	A103	1.70	Continued drafting sections of response to fee examiner's initial report (1.4); conferred with A. Allen re same (.3).	780.30
9/15/19	AMA	B160		.10	Emailed W. Williams re expenses.	70.10
9/16/19	WAW	B160	A104	1.40	Reviewed airfare and lodging expenses in preparation for meeting with fee examiner (.7); prepared summary of same for A. Allen (.7).	642.60
9/17/19	AMA	B160		.30	Reviewed Fee Examiner motion and emailed summary of same to C. Steege and R. Mehrberg.	210.30
9/18/19	REM	L120		1.80	Met with A. Allen and C. Steege re meeting with Fee Examiner (.5); met with Fee Examiner, C. Steege, A. Allen (1.3).	1,607.40
9/18/19	AMA	B160		2.70	Reviewed and summarized order re fees (.3); correspondence with W. Williams re same (.2); meeting with R. Mehrberg and C. Steege re meeting with Fee Examiner (.5); reviewed and revised outline re same (.2); meeting with Fee Examiner, C. Steege and R. Mehrberg re same (1.3); correspondence with C. Steege and R. Mehrberg re same (.2).	1,892.70

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/18/19	WAW	B160	A101	1.80	Prepared additional summary materials for use in meeting with fee examiner (1.6); conferred with A. Allen re same (.2).	826.20
9/19/19	AMA	B160		.60	Reviewed analysis re fees (.3); correspondence with C. Steege and R. Mehrberg re same (.3).	420.60
9/20/19	AMA	B160		.50	Reviewed Fee Examiner motion and emailed R. Mehrberg and C. Steege summary re same (.4); emailed W. Williams re certificate of no objection (.1).	350.50
9/20/19	WAW	B160	A103	.50	Reviewed docket to confirm lack of objection to Jenner's June 2019 fee statement (.2); prepared certificate of no objection re same (.2); arranged for filing and service of same (.1).	229.50
9/23/19	AMA	B160		.30	Reviewed and revised August fee statement.	210.30
9/24/19	AMA	B160		.80	Reviewed and revised August fee statement.	560.80
9/27/19	AMA	B160		.70	Correspondence re August monthly fee statement (.2); reviewed correspondence re supplemental disclosures (.2); reviewed draft opposition to fee examiner motion (.3).	490.70
9/29/19	AMA	B160		1.30	Correspondence re supplemental disclosures (.2); reviewed summary re same (.2); emailed W. Williams re same (.1); reviewed revisions to draft Opposition (.3); reviewed UST response (.2); emailed R. Mehrberg and C. Steege summary re same (.3).	911.30
9/30/19	AMA	B160		.50	Reviewed draft opposition and correspondence with C. Steege re same (.4); reviewed PG&E budgets (.1).	350.50

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# JENNER & BLOCK LLP

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

9/30/19	WAW	B160	A103	.40	Prepared second supplemental declaration in support of Jenner's retention application (.3); conferred with A. Allen re same (.1).	183.60
				32.60	PROFESSIONAL SERVICES	\$ 21,718.80

INVOICE TOTAL \$21,718.80

#### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
CATHERINE L. STEEGE	1.00	918.00	918.00
RANDALL E. MEHRBERG	3.30	893.00	2,946.90
ANGELA M. ALLEN	20.10	701.00	14,090.10
WILLIAM A. WILLIAMS	8.20	459.00	3,763.80
TOTAL	32.60		\$ 21,718.80

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

CLIENT NUMBER: 56604 MATTER NUMBER: 10261

> PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105

NOVEMBER 13, 2019 INVOICE # 9508145

\$1,498.00

# BANKRUPTCY ADMINISTRATION 1907533

**DISBURSEMENTS** 

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2019:

\_\_\_\_\$.00

TOTAL INVOICE \$ 1,498.00

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#### **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

PACIFIC GAS AND ELECTRIC COMPANY ATTN: LEGAL FINANCE SUPPORT GROUP 77 BEALE STREET B30A SAN FRANCISCO, CA 94105 INVOICE # 9508145

CLIENT NUMBER: 56604 NOVEMBER 13, 2019

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2019:

BANKRUP 1907533	TCY ADM	INISTRATI	ON		MAT	TER NUMBI	ER - 10261
9/10/19	AMA	B320		.10	Emailed R. Mehrberg and B. Hare Plan.	uck	70.10
9/17/19	AMA	B160		.10	Emailed W. Williams re status a update re same.	nd	70.10
9/18/19	AMA	B110		.10	Reviewed summary re status of bankruptcy and emailed W. Will re same.		70.10
9/18/19	WAW	B110	A104	1.40	Reviewed recent docket activity PG&E bankruptcy case (.8); prepared summary of same for Mehrberg and B. Hauck (.6).		642.60
9/24/19	AMA	B160		.20	Correspondence with W. William status and reviewed summary resame.		140.20
9/24/19	WAW	B110	A104	1.10	Reviewed recent docket activity PG&E's bankruptcy case (.7); prepared summary of same for Mehrberg and B. Hauck (.4).		504.90
				3.00	PROFESSIONAL SERVICES		\$ 1,498.00

INVOICE TOTAL \$1,498.00

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# **JENNER & BLOCK LLP**

353 N. Clark Street CHICAGO, ILLINOIS 60654-3456 (312) 222-9350

#### **SUMMARY OF PROFESSIONAL SERVICES**

NAME	HOURS	RATE	TOTAL
ANGELA M. ALLEN	.50	701.00	350.50
WILLIAM A. WILLIAMS	2.50	459.00	1,147.50
TOTAL	3.00		\$ 1,498.00

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